



# Victoria Government Gazette

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**GENERAL**

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As from 11 March 2010

The last Special Gazette was No. 83 dated 9 March 2010.

The last Periodical Gazette was No. 1 dated 3 June 2009.

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**How To Submit Copy**

- See our webpage [www.gazette.vic.gov.au](http://www.gazette.vic.gov.au)
  - or contact our office on 8523 4601  
between 8.30 am and 5.30 pm Monday to Friday
- 

**Copies of recent Special Gazettes can now be viewed at the following display cabinet:**

- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
-

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)  
EASTER HOLIDAYS 2010**

**Please Note:**

The Victoria Government Gazette (General) published immediately after Easter (G14/10) will be published on **Thursday 8 April 2010**.

**Copy deadlines:**

Private Advertisements **9.30 am on Thursday 1 April 2010**

Government and Outer  
Budget Sector Agencies Notices **9.30 am on Tuesday 6 April 2010**

Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES  
Government Gazette Officer

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**VICTORIA GOVERNMENT GAZETTE**

**Subscribers and Advertisers**

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JENNY NOAKES  
Government Gazette Officer

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## PRIVATE ADVERTISEMENTS

### YAN YEAN ROAD UNIT TRUST.

Gateway Concepts Pty Ltd, ABN 86 007 448 517, the registered office of which is at Level 11, 390 St Kilda Road, Melbourne, Victoria, in its capacity as trustee of the Yan Yean Road Unit Trust constituted by a trust deed dated 7 March 1991 (as amended to the date hereof) and made by Gateway Concepts Pty Ltd (the Trust).

Creditors and others having claims in respect of the Trust are required by the trustee to send particulars to it by 12 May 2010, after which date the trustee may convey or distribute the assets of the Trust having regard only to the claims of which it then has notice.

Dated 11 March 2010

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### LAURIMAR JOINT VENTURE or LAURIMAR PARK JOINT VENTURE.

Gateway Concepts Pty Ltd, ABN 86 007 448 517, the registered office of which is at Level 11, 390 St Kilda Road, Melbourne, Victoria, in its capacity as trustee of the Yan Yean Road Unit Trust constituted by a trust deed dated 7 March 1991 (as amended to the date hereof) and made by Gateway Concepts Pty Ltd and Landano Pty Ltd, ACN 050 198 662, the registered office of which is at the offices of RJC Evans and Co., 116 Greenhill Road, Unley, South Australia, in its capacity as trustee of the Laurimar Trust constituted by Deed of Trust dated 22 July 1988 made by Goran Drapac (as amended to the date hereof), the joint venturers carrying on business as the Laurimar Joint Venture or the Laurimar Park Joint Venture under the terms of a joint venture agreement dated 17 February 1997, and Laurimar Park Pty Ltd, ACN 062 795 475, the registered office of which is at Level 11, 390 St Kilda Road, Melbourne, Victoria, being the nominee company of the two joint venturers for the purposes of the joint venture.

Creditors and others having claims in respect of the Joint Venture are required to send particulars to the accountants of the Joint Venture, Cummings Flavel McCormack of Level 15, 390 St Kilda Road, Melbourne, by 12 May 2010, after which date the assets of the Joint Venture may be conveyed or distributed having regard only to the claims of which the joint venture parties then have notice.

Dated 11 March 2010

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### DISSOLUTION OF PARTNERSHIP

Notice is hereby given in accordance with the provisions of section 41 of the **Partnership Act 1958** that Alicia Manton and Kate Lovell, who have been carrying on the business of Definition Hair Design Team at 562 Mitcham Road, Mitcham, Victoria, have dissolved such partnership as from 16 February 2010 and that Kate Lovell shall not be liable for any debts and liabilities of the said partnership incurred other than in accordance with the **Partnership Act 1958**.

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Re: RACHEL AMITRANO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 October 2009, are required by the trustees, Maria Amitrano and Rosanna Anderson, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

A. B. NATOLI PTY, solicitors,  
24 Cotham Road, Kew 3101.

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Re: CYNTHIA MERLE CUNNINGHAM, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2009, are required by the trustee, Marilyn Elizabeth Prillwitz, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

A. B. NATOLI PTY, solicitors,  
24 Cotham Road, Kew 3101.

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Re: ANNA MARIA VAN MULKEN, late of 35 Bellara Drive, Mooroolbark, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 January 2010, are required by

the trustees, Leon Ronald Salden and Marilyn Carolyn Threlfall, to send particulars to them, care of the undersigned, by 10 May 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

G. A. BLACK & CO., solicitors,  
222 Maroondah Highway, Healesville 3777.

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VIOLET ROBERTSON, late of Marina Nursing Home, 385 Blackshaws Road, Altona, factory employee, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2009, are required by the trustees, care of Harris & Chambers Lawyers of 4/250 Charman Road, Cheltenham 3192, to send particulars to them by 12 May 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

HARRIS & CHAMBERS LAWYERS,  
4/250 Charman Road, Cheltenham 3192.

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Re: BETTY LORAIN CULLEY, late of 9–17 Broughton Road, Surrey Hills, Victoria 3127, retired secretary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 September 2009, are required by the trustee, Perpetual Trustees Victoria Limited of Level 28, 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 10 May 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,  
140 William Street, Melbourne 3000.

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Re: HELEN CLARE EMENY, late of 'Koorootang Village', 46/183 Osborne Drive, Mount Martha, Victoria 3934, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 November 2009, are required by the trustee, Perpetual Trustees Victoria Limited of Level 28, 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by

10 May 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,  
140 William Street, Melbourne 3000.

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ELIZABETH VIVIENNE CONABERE, late of 13–15 Elvins Street, Mansfield, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 October 2009, are required by the applicant for grant of representation in the estate, Alan David Rozefsky, care of the undermentioned firm of solicitors, to send particulars to him by 24 May 2010, after which date the said applicant may convey and distribute the assets, having regard only to the claims of which he then has notice.

MAL. RYAN & GLEN,  
solicitors for the applicant,  
9 High Street, Mansfield 3722.

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Re: QONA CRAWSHAW, late of 28 Parkhill Road, Kew, Victoria, retired aeronautical engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 December 2009, are required by the executors, Graeme Leslie Hubbard of 26 Hillcrest Avenue, Kew, Victoria, retired solicitor, and Barrie John Young of 2 Quercus Court, Mount Waverley, Victoria, retired solicitor, to send particulars to them, care of the undersigned, by 11 May 2010, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

RENNICK & GAYNOR, solicitors,  
431 Riversdale Road, Hawthorn East, Victoria 3123.

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Re: LAWRENCE ARTHUR MINTON, late of RSL Park Hostel, 85 Overport Road, Frankston, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2009, are required by the executor, David John Minton of Unit 2,

26 Stanhope Grove, Camberwell, Victoria, retired, to send particulars to him, care of the undersigned, by 11 May 2010, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

RENNICK & GAYNOR, solicitors,  
431 Riversdale Road, Hawthorn East, Victoria  
3123.

Re: DAVID BRYCE APPLEFORD,  
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 January 2010, are required by the trustee, Charles Edward Beckwith, to send particulars of such claims to him, in care of the undermentioned lawyers, by 11 May 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

ROBERTS BECKWITH PARTNERS, lawyers,  
16 Blamey Place, Mornington 3931.

Creditors, next-of-kin and others having claims in respect of the estate of NICOLANGELO ZITO, deceased, late of 209 Main Road West, St Albans, retired, who died on 23 March 2008, are requested to send particulars of their claims to the executors, Simon George Tomal and Mariano Scarpaci, care of the undersigned solicitors, by 13 May 2010, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

SLATER & GORDON, solicitors,  
100 Paisley Street, Footscray 3011.

Re: HALINA NYREE BOYLES, also known as Halina Nyree O'Byrne, deceased.

Creditors, next-of-kin and others having claims against the estate of HALINA NYREE BOYLES, also known as Halina Nyree O'Byrne, late of 537 South Road, Bentleigh, Victoria, administration manager, deceased, who died on 28 November 2009, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 19 May 2010, after which date the executor will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.

VERNA A. COOK, solicitor,  
5/8 St Andrews Street, Brighton 3186.

Re: Estate of HELEN JUST, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of HELEN JUST, late of 12 Stewart Street, Hawthorn East, Victoria, lecturer, deceased, who died on 5 December 2009, are to send particulars of their claims to the personal representatives, care of the undermentioned solicitors, by 12 May 2010, after which date the personal representatives will distribute the assets, having regard only to the claims of which they then had notice.

WISEWOULD MAHONY, lawyers,  
419 Collins Street, Melbourne 3000.

In the County Court of the State of Victoria  
SALE BY THE SHERIFF

To the Highest Bidder at the Best Price Offered

On Tuesday 13 April 2010 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Darren Mathew Chorley of 12 Laburnum Place, Hillside, as shown on Certificate of Title as Darren Matthew Charles Chorley, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10239 Folio 435, upon which is erected a dwelling known as 12 Laburnum Place, Hillside.

Registered Mortgage No. AD858509B, Mortgage No. AG149304Y, Caveat No. AG480957A and Covenant No. U564114F affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

CW090051315

K. GRIFFIN  
Sheriff's Office  
Phone (03) 9947 1539

In the Supreme Court of the State of Victoria  
SALE BY THE SHERIFF

On Tuesday 13 April 2010 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of George Zurcas of 107 Doyles Road, Grahamvale, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09472 Folio 310, upon which is erected a residential dwelling known as 107 Doyles Road, Grahamvale.

Registered Mortgage No. AF651098G, Caveat No. AF815221A and Caveat No. AG262172G affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080076727

K. GRIFFIN  
Sheriff's Office  
Phone (03) 9947 1539

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In the Supreme Court of the State of Victoria  
SALE BY THE SHERIFF

On Tuesday 13 April 2010 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Michael Frankland and Elizabeth Frankland of 35 Piper Street, Broadford, as shown on Certificate of Title as Michael Aaron Frankland and Lizbeth May Frankland, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 05575 Folio 893, upon which is erected a dwelling known as 35 Piper Street, Broadford.

Registered Mortgage No. AE128488V affects the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW090063664

K. GRIFFIN  
Sheriff's Office  
Phone (03) 9947 1539

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In the Supreme Court of the State of Victoria  
SALE BY THE SHERIFF

On Tuesday 13 April 2010 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Jennifer Bloomfield of 2629 Boort–Wycheproof Road, Glenloth East, as shown on Certificate of Title as Jennifer Lee Bloomfield, joint proprietor with David Ian Bloomfield of an estate in fee simple in the land described on Certificate of Title Volume 10866 Folio 801, upon which is erected a dwelling known as 2629 Boort–Wycheproof Road, Glenloth East.

Registered Mortgage No. AD591369A, Caveat No. AG138773X and Caveat No. AG303928B affect the said estate and interest.

The property can be located by travelling from the township of Wycheproof along the Boort–Wycheproof Road in an easterly direction for approximately 19.8 km. The property is situated on the right hand side and is known as 2629 Boort–Wycheproof Road, Glenloth East.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW090065808

K. GRIFFIN  
Sheriff's Office  
Phone (03) 9947 1539

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**GOVERNMENT AND OUTER BUDGET  
SECTOR AGENCIES NOTICES**

**GREATER BENDIGO CITY COUNCIL**

Draft Amendment of Open Air Burning Provisions of the  
Environment Local Law No. 3

At its meeting of 3 March 2010 the Greater Bendigo City Council resolved its intention to amend the Open Air Burning Provisions of the Local Law No. 3.

The draft amendment has been drafted considering the objectives of the Environment Local Law No. 3:

- to control, protect and conserve the environment;
- to provide a safe and healthy environment in which the residents of the municipal district enjoy a quality of life that meets the general expectations of the community;
- to maintain quality of life in the municipal district by prohibiting, regulating and controlling activities which may be dangerous or unsafe or detrimental; and
- to provide standards and conditions for certain activities in relation to the physical and visual environment within the municipality.

The table below identifies the key amendments to the open air burning provisions of the Environment Local Law.

Section	Summary of changes
13(e)	Requires all properties under 1 hectare in size (excluding industrial and business) to obtain written permission to light an open air fire.
13(i)	Sets out conditions to be followed when lighting an open air fire for all the municipality.
13(j)	Requires a person lighting an open air fire to notify adjoining property owners and Vicfire.

A copy of the proposed amended provision of the Environment Local Law No. 3 may be inspected or obtained from the City of Greater Bendigo Council Offices at Lyttleton Terrace, Bendigo and High Street, Heathcote or online at [www.bendigo.vic.gov.au](http://www.bendigo.vic.gov.au)

Written submissions regarding the proposed amendments will be considered in accordance with section 223 of the **Local Government Act 1989**.

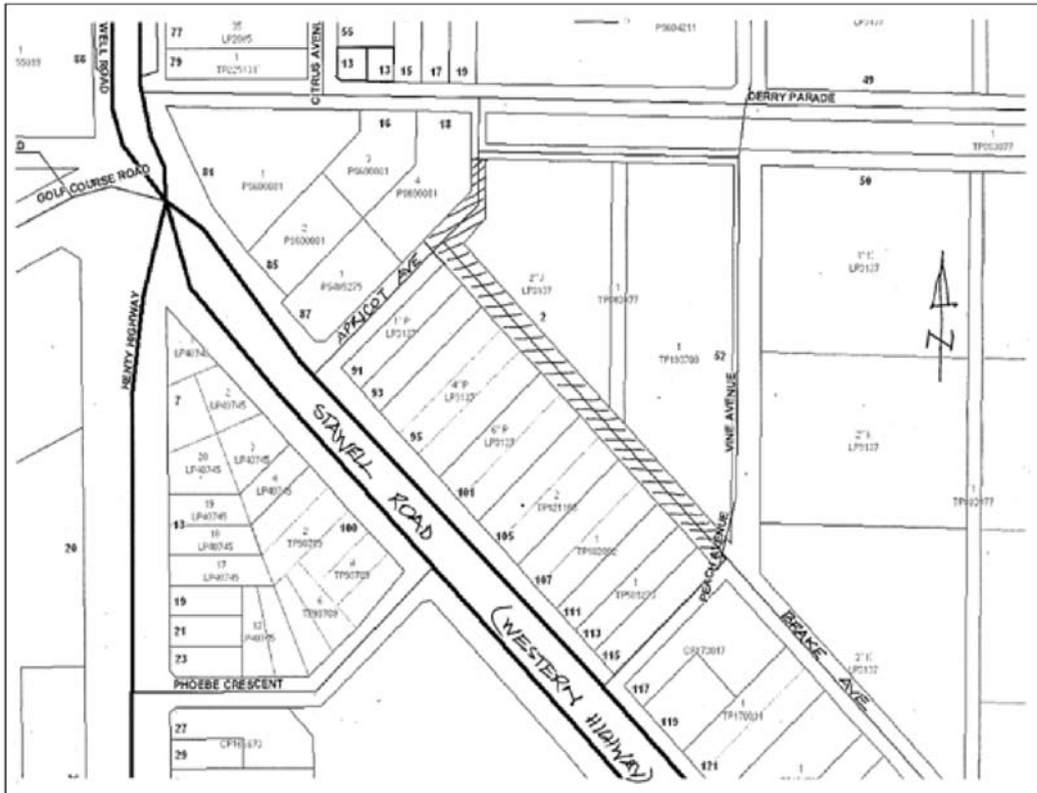
The closing date for submissions is 5.00 pm 12 April 2010. All submissions should be addressed to Susannah Milne, Manager Environmental Health and Local Laws, City of Greater Bendigo, PO Box 733, Bendigo 3552.

CRAIG NIEMANN  
Chief Executive



HORSHAM RURAL CITY COUNCIL  
Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Horsham Rural City Council, at its Ordinary Meeting on 1 March 2010, formed the opinion that the roads being the section of Brake Avenue between Apricot Avenue and Peach Avenue and Part of Apricot Avenue, Horsham, as shown by hatching on the plan below, are not reasonably required as roads for public use and resolved to discontinue and close the roads.



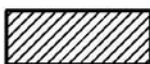
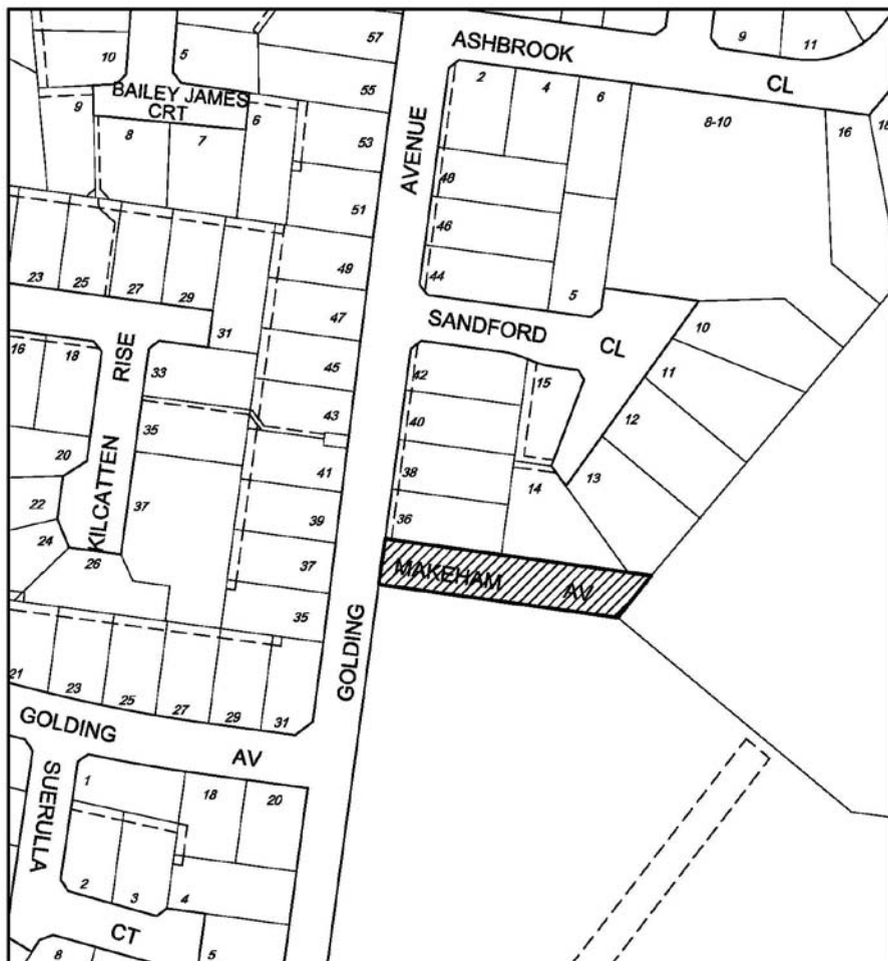
K. V. SHADE (MR)  
Chief Executive Officer



**Knox City Council**

Road Discontinuance – Makeham Avenue, Rowville

In accordance with section 206, schedule 10, clause 3 of the **Local Government Act 1989**, Knox City Council, at its ordinary meeting held on 23 February 2010, formed the opinion that the road known as Makeham Avenue, Rowville, as shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue this section of road and retained for municipal purposes and incorporated within the Heany Park site.



ROAD TO BE CLOSED AND RETAINED FOR MUNICIPAL PURPOSES AND INCORPORATED INTO THE HEANY PARK SITE.

GRAEME EMONSON  
Chief Executive Officer



WELLINGTON SHIRE COUNCIL

Discontinuance of Bowman Drive (part), Ash Court and Carey Court, City of Sale

Pursuant to section 206 schedule 10 clause 3 of the **Local Government Act 1989**, the Wellington Shire Council, after consultation with relevant Statutory Authorities, advertising its intention as well as serving notice on the registered proprietors of the land and owners and occupiers of land abutting Bowman Drive (part), Ash Court and Carey Court in the City of Sale, resolved at its meeting on 2 March 2010 as follows:

That Bowman Drive (part), Ash Court and Carey Court in the City of Sale, as shown hatched on the plan hereunder, shall be discontinued upon publication of this resolution in the Government Gazette.



ROADS TO BE DISCONTINUED

Dated 3 March 2010

TIM JOHNSON  
Chief Executive Officer

**Planning and Environment Act 1987**

## CASEY PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C127

## Authorisation No. A01553

The Casey City Council has prepared Amendment C127 to the Casey Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Casey City Council as the planning authority to prepare the Amendment.

The land affected by the Amendment includes the following parcels:

- 1390 Thompsons Road, Cranbourne 3977 (all of Lot 1001 on PS518581);
- 375 Narre Warren Road, Cranbourne 3997 (all of Lot AE and AF on PS549849);
- 81S Springhill Drive, Cranbourne 3977 (all of Lot AS on PS603628); and
- 85S Springhill Drive, Cranbourne 3977 (all of Lot AG on PS603628).

The Amendment proposes to:

- rezone approximately 24,000 square metres of land from a Residential 1 Zone (R1Z) to a Business 1 Zone (B1Z);
- amend the schedule to the Business 1 Zone to include a cap of the 'as-of-right' leasable shop floor area of the subject site to 4,000 square metres;
- insert a new Clause 34.05 'Business 5 Zone' (B5Z); and
- rezone approximately 2,700 square metres of land from a Residential 1 Zone (R1Z) to a Business 5 Zone (B5Z).

The Amendment is required in order to facilitate the development of a Medium Neighbourhood Activity Centre (NAC) at Carlisle Park.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the office of the planning authority: City of Casey, Customer Service Centre, Municipal Offices, Magid Drive, Narre Warren; City of Casey, Customer Service Centre, Shop 8 (Bendigo Bank building), Amberly Park Shopping Centre, 101 Seebeck Drive, Narre Warren South; and City of Casey, Customer Service Centre, Cranbourne Park Shopping Centre (opposite Post Office), Cranbourne.

This can be done during office hours and is free of charge.

The Amendment is also available for viewing on the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and on the City of Casey website at [www.casey.vic.gov.au/planningexhibition](http://www.casey.vic.gov.au/planningexhibition)

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is Monday 12 April 2010.

A submission must be sent to: Planning Scheme Amendment Coordinator, City of Casey, PO Box 1000, Narre Warren, Victoria 3805.

Please be aware that copies of objections or submissions received may be made available, including electronically, to any person for the purpose of consideration as part of the planning process.

Dated 11 March 2010

MICHAEL POLLARD  
Acting Manager Planning

**Planning and Environment Act 1987**

## GREATER GEELONG PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C164

## Authorisation A1250

The Greater Geelong City Council has prepared Amendment C164 to the Greater Geelong Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Greater Geelong City Council as planning authority to prepare the Amendment.

The land affected by the Amendment is:

- 283–299 Ryrie Street, between Ryrie Street and Little Malop Street Geelong; and
- the land bounded by Ryrie, Bellerine, Little Ryrie and Argyle Streets, Geelong.

The Amendment proposes to rezone the land from Residential 2 and Business 2 zones to Public Use Zone 3 Health and Community. It also deletes the Design and Development Overlay 14 from the land currently zoned Residential 2.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: Greater Geelong City Council, Myers Street Customer Service Centre, Ground Floor, 131 Myers

Street, Geelong, 8.00 am to 5.00 pm weekdays; 'Have a Say' section of the City's website, [www.geelongaustralia.com.au/council/yoursay](http://www.geelongaustralia.com.au/council/yoursay); and Department of Planning and Community Development website [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection)

For further information about Amendment C164, please contact the City's Strategic Implementation unit on 5272 4842 or via email, [strategicplanning@geelongcity.vic.gov.au](mailto:strategicplanning@geelongcity.vic.gov.au)

Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is Monday 19 April 2010. Submissions must be in writing and sent to The Coordinator, Strategic Implementation Unit, City of Greater Geelong, either by mail to PO Box 104, Geelong, Victoria 3220; or by email to [strategicplanning@geelongcity.vic.gov.au](mailto:strategicplanning@geelongcity.vic.gov.au)

PETER SMITH  
Coordinator Strategic Implementation

Any person who may be affected by the Amendment may make a submission to the planning authority. Please be aware that all submissions will be made available to the applicant and copies of objections/submissions received may be made available to any person for the purpose of consideration as part of the planning process. Submissions can be viewed at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong, until the end of two months after the Amendment comes into operation or lapses. Anonymous or illegible submissions will not be considered.



City of  
KINGSTON

**Planning and Environment Act 1987**  
KINGSTON PLANNING SCHEME  
Notice of Preparation of Amendment  
Amendment C110  
Authorisation A01544

The Kingston City Council has prepared Amendment C110 to the Kingston Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Kingston City Council as planning authority to prepare the Amendment.

The land affected by the Amendment is:

- 642–660 Springvale Road, Dingley Village (CP107356); and
- 369–385 Spring Road, Dingley Village (Lot 1 on TP681474).

The Amendment proposes to:

- rezone land at 642–660 Springvale Road, Dingley Village, from a Public Use Zone (schedule 3) to a Green Wedge Zone (schedule 2); and
- rezone land at 369–385 Spring Road, Dingley Village, from a Public Use Zone (schedule 3) to a Green Wedge Zone (schedule 2).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Kingston City Council, Level 1, 1230 Nepean Highway, Cheltenham; or by visiting the City of Kingston's website at [www.kingston.vic.gov.au](http://www.kingston.vic.gov.au); or at the Department of Planning and Community Development website [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection)

Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is 16 April 2010. A submission must be sent to City of Kingston, Strategic Planning Department, PO Box 1000, Mentone, Victoria 3194, Attention: Stacey Rees.

JONATHAN GUTTMANN  
Manager, Strategic Planning and Building

**Planning and Environment Act 1987**  
MOYNE PLANNING SCHEME  
Notice of Preparation of Amendment  
Amendment C36

The Minister for Planning has prepared Amendment C36 to the Moyne Planning Scheme.

The Amendment applies to a 111 hectare parcel being Crown Allotments 4A and 4B Section 18 Parish of Kapong, Riordans Road, Orford, and adjoining and nearby land and the route of proposed water supply pipelines from Port Fairy to the proposed power station site at Orford.

The Amendment facilitates the development and use of the Shaw River Power Station Project, Riordans Road, Orford. The Amendment:

- introduces a new Schedule 2 to the Special Use Zone (SUZ2: Shaw River Power Station);
- rezones the site from Farming Zone to Special Use Zone (SUZ2);
- introduces a new schedule to the Environmental Significance Overlay (ESO4: Shaw River Power Station Environs) and includes the land surrounding the power station in the ESO4;
- amends the Schedule to Clause 52.03 to exempt land near the power station site from planning permission for native vegetation removal, altered access at the intersection of Hamilton – Port Fairy Road, native vegetation removal associated with a new water pipeline from Port Fairy to the power station site and for a workers construction camp on land near the power station site in accordance with the specific controls contained in the Incorporate Document corresponding to that land;
- amends the Schedule to Clause 52.17 to exempt the power station site from planning permission for native vegetation removal;
- amends Clause 61.03 to update maps in the planning scheme; and
- amends Clause 81.01 to introduce an Incorporated Document, Shaw River Power Station, Orford, February 2010, into the planning scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: Environment Protection Authority (Information Centre), Level 3, 200 Victoria Street, Carlton; Environment Protection Authority (South West Region), corner Little Malop and Fenwick Streets, Geelong; Moyne Shire Council, Princes Street, Port Fairy; InfraLib, Department of Transport, Level 5, 121 Exhibition Street, Melbourne (phone 9655 8600 before visiting); and Corangamite Shire Council, 181 Manifold Street, Camperdown.

The Amendment can also be inspected free of charge at the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection)

Any person who may be affected by the Amendment may make a submission to the planning authority.

Submissions are due by 5.00 pm on 27 April 2010. A submission must be sent to: Planning Panels Victoria, Shaw River Power Station Project, Level 1, 8 Nicholson Street, East Melbourne, Victoria 3002, GPO Box 2392, Melbourne, Victoria 3001.

PETER ALLEN  
Executive Director  
Statutory Planning Systems Reform  
Department of Planning and  
Community Development

### **Planning and Environment Act 1987**

#### **YARRA RANGES PLANNING SCHEME**

Notice of the Preparation of an  
Amendment to a Planning Scheme and  
Notice of an Application for Planning Permit  
Given under S96C of the

### **Planning and Environment Act 1987**

#### **Amendment C95**

Planning Permit application YR2009/1606

Authorisation A01574

The Yarra Ranges Council has prepared Amendment C95 to the Yarra Ranges Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Yarra Ranges Council as planning authority to prepare the Amendment.

The land affected by the Amendment is 547–551, part 567–575, part 585 Warburton Highway, part 6 Link Road and 12 Britton Road, Seville.

The Amendment proposes to:

- rezone the land described above from a Residential 1 Zone (R1Z) to a Business 1 Zone (B1Z) of the Yarra Ranges Planning Scheme; and
- amend the Schedule to the Business 1 Zone to include an upper limit on ‘shop’ floorspace of 5,195 square metres (sqm) for the subject land (547–585 Warburton Highway, 6 Link Road and 12 Britton Road, Seville).

The Amendment is exhibited concurrently with a draft planning permit under section 96A of the **Planning and Environment Act 1987**. The draft permit allows the land to be used and developed for a supermarket, specialty shops, medical centre, petrol station, car wash and associated car parking and works.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: the following Shire of Yarra Ranges Community Link Centres: Lilydale – Anderson Street, Lilydale, Monbulk – 94 Main Street, Monbulk, Healesville – 276 Maroondah Highway, Healesville, Upwey – 40 Main Street, Upwey, Yarra Junction – Warburton Highway/Hoddle Street, Yarra Junction; the Shire of Yarra Ranges website, [www.yarraranges.vic.gov.au](http://www.yarraranges.vic.gov.au); and at the Department of Planning and Community Development website, [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection)

Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is 12 April 2010. Submissions must be sent to the undersigned, Shire of Yarra Ranges, PO Box 105, Lilydale 3140.

DAMIAN CLOSS  
Manager Strategic Planning

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 12 May 2010, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

BIRRELL, John, late of 350 Tuxion Road, Apollo Bay, Victoria 3233, who died on 21 November 2009.

CHADWICK, Ruth, late of 11 Roberta Street, Dandenong, Victoria 3175, retired, who died on 28 October 2009.

CRANE, George Edward, formerly of 23 Corey Avenue, Dromana, but late of The Boulevard, 70 Heaths Court, Mill Park, Victoria 3082, retired, who died on 21 January 2010.

HUGHES, William Ellis, late of Grutzner House, Monash Street, Shepparton, Victoria 3630, who died on 11 December 2009.

KILDEA, Beryl Elaine, late of Unit 1, 20 Riversdale Road, Hawthorn, Victoria 3122, retired, who died on 28 January 2010.

LEE, David Victor, late of Rear 643, Heidelberg–Kinglake Road, Hurstbridge, Victoria 3099, pensioner, who died on 6 November 2009.

McDOUGALL, Keith, late of 16 Purtell Street, Bentleigh East, Victoria 3165, retired, who died on 22 September 2009.

MOFFAT, Robert, late of Regis Sherwood Park, 18–20 Sherwood Road, Cranbourne, Victoria 3977, retired, who died on 31 December 2009.

MURRAY, Catherine Ellen Louise, late of 82 Orchard Grove, Blackburn South, Victoria 3130, who died on 23 April 2009.

ORMEROD, Irene Ada, late of Surrey Hills Private Nursing Home, 16 Florence Road, Surrey Hills, Victoria 3127, retired, who died on 23 October 2009.

THOMSON, Jeffrey, also known as Jeffrey Alan Thomson, late of 2–20 Wintringham Road, Williamstown, Victoria 3016, who died on 16 November 2009.

Dated 3 March 2010

ROD SKILBECK  
Manager  
Client Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 13 May 2010, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

BURKE, Judith Ann Mary, also known as Judith Ann Burke, late of 11 Mitic Court, Frankston, Victoria 3199, who died on 2 November 2009.

BRAUN, Robert Lee, late of 8/13 Balloan Street, Coburg, Victoria 3058, who died on 4 December 2009.

MAYNE, Walter John, late of 103 Verdon Street, Williamstown, Victoria 3016, who died on 25 April 2009.

McKENZIE, Joan Mary, late of 2 Rookwood Street, Balwyn North, Victoria 3104, who died on 1 November 2009.

MORTER, Thomas Alfred, late of Joan Pinder Nursing Home, Gibson Street, Bendigo, Victoria 3550, who died on 17 January 2010.

SEEWITZ, Paul Gregory, late of 4 Armata Crescent, Frankston North, Victoria 3200, who died on 26 November 2009.

TSEGLAKOF, Censine, also known as Vincensa Tsegalakof and Sina Tsegalakof, in the Will called Censina Tsegalakof, formerly of 200 Victoria Street, Altona Meadows, but late of St George's Nursing Home, 13-19 Howard Street, Altona Meadows, Victoria 3028, who died on 9 October 2009.

Dated 4 March 2010

ROD SKILBECK  
Manager  
Client Services

Department of Treasury and Finance

SALE OF CROWN LAND  
BY PUBLIC AUCTION

Public Auction to be held on site 11.00 am  
Saturday 27 March 2010

**Reference:** 2004/01725.

**Address of Property:** 1 Hood Street, Yea.

**Crown Description:** Crown Allotment 2005, Township of Yea, Parish of Yea.

**Terms of Sale:** 10% deposit, Balance payable in 30/60 days or earlier by mutual agreement.

**Area:** 701m<sup>2</sup>.

**Officer Co-ordinating Sale:** Julie Gould, Land and Property Group, Commercial Division, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Victoria 3002.

**Selling Agent:** Landmark Real Estate, 52 High Street, Yea, Victoria 3717.

TIM HOLDING MP  
Minister for Finance, WorkCover  
and the Transport Accident Commission

**Aboriginal Lands Act 1970**

SUB-SECTION 23C(2)

Whereas, in accordance with the provisions of sub-section 23C(2) of the **Aboriginal Lands Act 1970**, the Minister for Aboriginal Affairs may extend the period of appointment of an Administrator of the Lake Tyers Aboriginal Trust.

I, Richard Wynne, Minister for Aboriginal Affairs, hereby extend the appointment of the following person as Administrator of the Lake Tyers Aboriginal Trust. This extension of appointment applies for a period of twelve (12) months, unless revoked sooner, from 7 January 2010.

Mr Simon Wallace-Smith of Deloitte Touche Tohmatsu, 180 Lonsdale Street, Melbourne, Victoria 3001.

Dated 11 March 2010

RICHARD WYNNE  
Minister for Aboriginal Affairs

**Country Fire Authority Act 1958**

VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Mick Bourke, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on 15 March 2010:

City of Wodonga

Falls Creek Alpine Resort Board

Mt Hotham Alpine Resort

Shire of Towong

Shire of Alpine

Mt Buller and Mt Stirling Alpine Resort Board

Rural City of Wangaratta

Benalla Rural City

Shire of Mansfield

Shire of Moira  
 Shire of Indigo  
 Gannawarra Shire  
 City of Greater Shepparton  
 Shire of Campaspe  
 Shire of Strathbogie

MICK BOURKE  
 Chief Executive Officer

### Fisheries Act 1995

#### GUIDELINES FOR THE PREPARATION OF THE VICTORIAN EEL FISHERY MANAGEMENT PLAN

I, Travis Dowling, as delegate of the Minister for Agriculture, pursuant to section 28(2) of the **Fisheries Act 1995** (the Act) and with consideration of section 3A of the Act, issue the following guidelines with respect to the preparation of a fishery management plan for the eel fishery.

1. Fisheries Victoria, a division of the Department of Primary Industries, will be responsible for the preparation of the Victorian Eel Fishery Management Plan.
2. The fishery management plan will be consistent with the objectives of the Act and with all existing Government legislation and Departmental policies.
3. The fishery management plan will be prepared with input from relevant stakeholder groups including commercial, recreational, conservation and Aboriginal interests.
4. The fishery management plan will specify management arrangements for protected waters south of the Great Dividing Range.
5. This fishery management plan will identify factors including habitat and environmental conditions which may affect the sustainability of fisheries resources.
6. The fishery management plan may identify actions to maintain or enhance recreational and Aboriginal fishing opportunities.
7. The fishery management plan will consider the principles of ecosystem-based fisheries management and take into account the Department of the Environment, Water, Heritage and the Arts guidelines for assessing ecologically sustainable management of fisheries.

8. The fishery management plan may identify the research requirements and the monitoring and assessment regime needed to support management decisions that ensure the sustainability of fisheries resources.
9. The fishery management plan will specify the management tools and other measures to be used to achieve its objectives.
10. This fishery management plan will include processes for reporting on implementation progress to the Victorian community.

Dated 25 February 2010

Delegate of the responsible Minister  
 TRAVIS DOWLING  
 A/Executive Director Fisheries Victoria



**Heritage**  
 VICTORIA

### Heritage Act 1995

#### NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2229 in the category described as Heritage Place and Archaeological Place.

Bendigo Senior Secondary College  
 40 Gaol Road  
 Bendigo  
 Greater Bendigo City

#### EXTENT

1. All the land marked L1 on Diagram 2229 held by the Executive Director, being all of the land described as Crown Allotment 16 Section 89C Parish of Sandhurst at Bendigo.
2. All the buildings marked B1 and B2, and feature marked F1 on Diagram 2229 held by the Executive Director.  
 B1 1914 building  
 B2 James King Hall  
 F1 Memorial Gates and Steps

Dated 11 March 2010

JIM GARD'NER  
 Executive Director



**Heritage**  
VICTORIA

**Heritage Act 1995**

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2224 in the category described as Heritage Place.

Former North Melbourne Town Hall and  
Municipal Buildings  
513 Queensberry Street  
North Melbourne  
Melbourne City

EXTENT

1. All the land marked L1 and L2 on Diagram 2224 held by the Executive Director, being the Crown Land described as Allotment 10, Section 2, Parish of Jika Jika at North Melbourne and part of the Errol Street road reserve.
2. All the buildings B1 and B2 and feature marked F1 on Diagram 2224 held by the Executive Director.  
B1 Town Hall  
B2 North Melbourne Municipal Buildings  
F1 Henderson Fountain

Dated 11 March 2010

JIM GARD'NER  
Executive Director



**Heritage**  
VICTORIA

**Heritage Act 1995**

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1866 in the category described as Heritage Place and Archaeological Place.

Rosalind Park  
Pall Mall and View Street and Gaol Road and  
Park Road  
Bendigo  
Greater Bendigo City

EXTENT

All of the landscape features including trees and plantings, rock walling, paths, bridges and water features.

1. All of the buildings marked B1–B3 on Diagram 1866 held by the Executive Director:  
B1 Rotunda  
B2 Conservatory  
B3 Queen Elizabeth Oval House (former Powder Magazine)
2. All of the structures, landscape features and paths marked as follows on Diagram H1866 held by the Executive Director:  
S1 Iron fence and gates, and granite base and pillars  
S2 Iron fence, gates and lamp stands x2  
S3 Bendigo Creek stone lined channel  
S4 Iron bridges x3  
S5 Fernery gateway  
S6 Cascade  
S7 Former Garden Gully Mining Company Poppet Legs and Lookout  
S8 Garden beds in the form of ivy baskets x2
3. All of the statuary, marked ST1–ST11 as follows on Diagram 1866 held by the Executive Director:  
ST1 Queen Victoria statue  
ST2 Eve statue (moved to the Bendigo Art Gallery)  
ST3 Sir John Quick bust  
ST4 George Lansell monument  
ST5 Ernest Mueller bust  
ST6 James Curnow memorial fountain  
ST7 Daphne statue (moved to the Bendigo Art Gallery)  
ST8 George the V statue  
ST9 Mayor Harness sculpture – Man Fighting Wild Animals  
ST10 Venus statue
4. All the land known as Rosalind Park, bound by View Street, Pall Mall, Bridge Street, Park Road and Gaol Road, incorporating the Conservatory Gardens, Queen Victoria Gardens, Queen Elizabeth Oval House

and Bendigo Creek stone lined channel, and gazetted as Crown Reserve Rs 1375 [P127620] permanently reserved for Recreation and Drainage purposes marked L1 on Diagram H1866 held by the Executive Director.

Dated 11 March 2010

JIM GARD'NER  
Executive Director



**Heritage Act 1995**

**NOTICE OF REGISTRATION**

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 0616 in the category described as Heritage Place.

Residence and Air Raid Shelter  
23 Mitford Street  
St Kilda  
Port Phillip City

**EXTENT**

1. All the land marked L1 on Diagram H0616 described in Certificate of Title Vol. 2059 Folio 679.
2. All the buildings marked B1 and B2 on Diagram H0616 held by the Executive Director.  
B1 Air Raid Shelter  
B2 Residence

Dated 11 March 2010

JIM GARD'NER  
Executive Director

**Land Acquisition and Compensation Act 1986**

FORM 7 S. 21  
Reg. 16

**Notice of Acquisition**

**Compulsory Acquisition of Interest in Land**

Barwon Region Water Corporation declares that by this notice it acquires the following interest in the land described as 690–716

Barwon Heads Road, Connewarre, being more particularly described as Certificate of Title Volume 10789 Folio 869:

An easement for sewerage purposes over that part of the land shown as E–1 and comprising an area of 2,273 m<sup>2</sup> on plan for creation of easement dated 5 November 2009, a copy of which is available for perusal at the offices of Barwon Region Water Corporation at 61–67 Ryrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 11 March 2010

For and on behalf of  
Barwon Region Water Corporation  
By its lawyers

Signed HARWOOD ANDREWS LAWYERS  
70 Gheringhap Street, Geelong 3220

**Land Acquisition and Compensation Act 1986**

FORM 7 S. 21  
Reg. 16

**Notice of Acquisition**

**Compulsory Acquisition of Interest in Land**

Barwon Region Water Corporation declares that by this notice it acquires the following interest in the land described as 722–770 Barwon Heads Road, Connewarre, being more particularly described as Certificate of Title Volume 11128 Folio 293:

An easement for sewerage purposes over that part of the land shown as E–1 and comprising an area of 10,580 m<sup>2</sup> on plan for creation of easement dated 5 November 2009, a copy of which is available for perusal at the offices of Barwon Region Water Corporation at 61–67 Ryrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 11 March 2010

For and on behalf of  
Barwon Region Water Corporation  
By its lawyers

Signed HARWOOD ANDREWS LAWYERS  
70 Gheringhap Street, Geelong 3220

**Land Acquisition and Compensation Act 1986**FORM 7 S. 21  
Reg. 16

## Notice of Acquisition

## Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation declares that by this notice it acquires the following interest in the land described as Lake Road, Connewarre, being more particularly described as Certificate of Title Volume 10686 Folio 104:

An easement for sewerage purposes over that part of the land shown as E-1 and comprising an area of 1.43 hectares on plan for creation of easement dated 5 November 2009, a copy of which is available for perusal at the offices of Barwon Region Water Corporation at 61-67 Ryrrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 11 March 2010

For and on behalf of  
Barwon Region Water Corporation  
By its lawyers  
Signed HARWOOD ANDREWS LAWYERS  
70 Gheringhap Street, Geelong 3220

**Land Acquisition and Compensation Act 1986**FORM 7 S. 21  
Reg. 16

## Notice of Acquisition

## Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation declares that by this notice it acquires the following interest in the land described as 262-290 Charlemont Road, Connewarre, being more particularly described as Certificate of Title Volume 10778 Folio 867:

An easement for sewerage purposes over that part of the land shown as E-1 and comprising an area of 4,025 m<sup>2</sup> on plan for creation of easement dated 5 November 2009, a copy of which is available for perusal at the offices of Barwon Region Water Corporation at 61-67 Ryrrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 11 March 2010

For and on behalf of  
Barwon Region Water Corporation  
By its lawyers  
Signed HARWOOD ANDREWS LAWYERS  
70 Gheringhap Street, Geelong 3220

**Land Acquisition and Compensation Act 1986**FORM 7 S. 21  
Reg. 16

## Notice of Acquisition

## Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation declares that by this notice it acquires the following interest in the land described as 274-280 Reserve Road, Marshall, being more particularly described as Certificate of Title Volume 9752 Folio 863:

An easement for sewerage purposes over that part of the land shown as E-1 and comprising an area of 1,299 m<sup>2</sup> on plan for creation of easement dated 5 November 2009, a copy of which is available for perusal at the offices of Barwon Region Water Corporation at 61-67 Ryrrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 11 March 2010

For and on behalf of  
Barwon Region Water Corporation  
By its lawyers  
Signed HARWOOD ANDREWS LAWYERS  
70 Gheringhap Street, Geelong 3220

**Land Acquisition and Compensation Act 1986**FORM 7 S. 21  
Reg. 16

## Notice of Acquisition

## Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation declares that by this notice it acquires the following interest in the land described as 502-540 Barwon Heads Road, Marshall, being more particularly described as Certificate of Title Volume 10608 Folio 298:

An easement for sewerage purposes over that part of the land shown as E-1 and comprising an area of 4,237 m<sup>2</sup> on plan for creation of easement dated 5 November 2009, a copy of which is available for perusal at the offices of Barwon Region Water Corporation at 61-67 Ryrrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 11 March 2010

For and on behalf of  
Barwon Region Water Corporation  
By its lawyers  
Signed HARWOOD ANDREWS LAWYERS  
70 Gheringhap Street, Geelong 3220

**Land Acquisition and Compensation Act 1986**

**FORM 7**

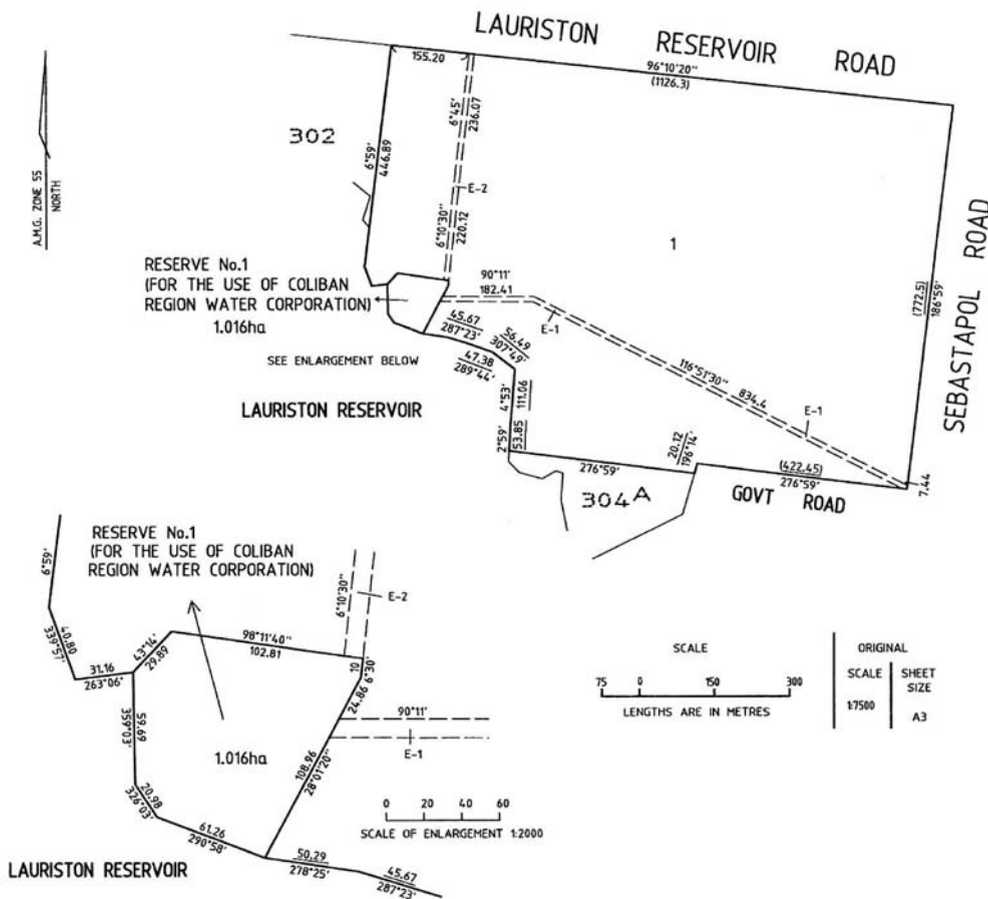
Notice of Acquisition

Compulsory Acquisition of Interest in Land

TO: Estates of Olive Pell and  
George Leonard Pell  
AND TO: Margaret Ellen Cannon  
(also known as Margaret Ellen Pell)

Coliban Region Water Corporation, ABN 96 549 082 360, of 37-45 Bridge Street, Bendigo 3550 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land comprised and described in part Crown Allotment 303, Parish of Lauriston, County of Dalhousie, and being part of the land comprised in Conveyance No. 168 Book 774, being the area marked 'E-1' on the Plan annexed hereto ('the land').



Published with the authority of Coliban Region Water Corporation.  
Dated 11 May 2009

Signed CHRISTOPHER DALTON  
Corporate Secretary  
For and on behalf of  
Coliban Region Water Corporation

**Land Acquisition and Compensation Act 1986**

**FORM 7**

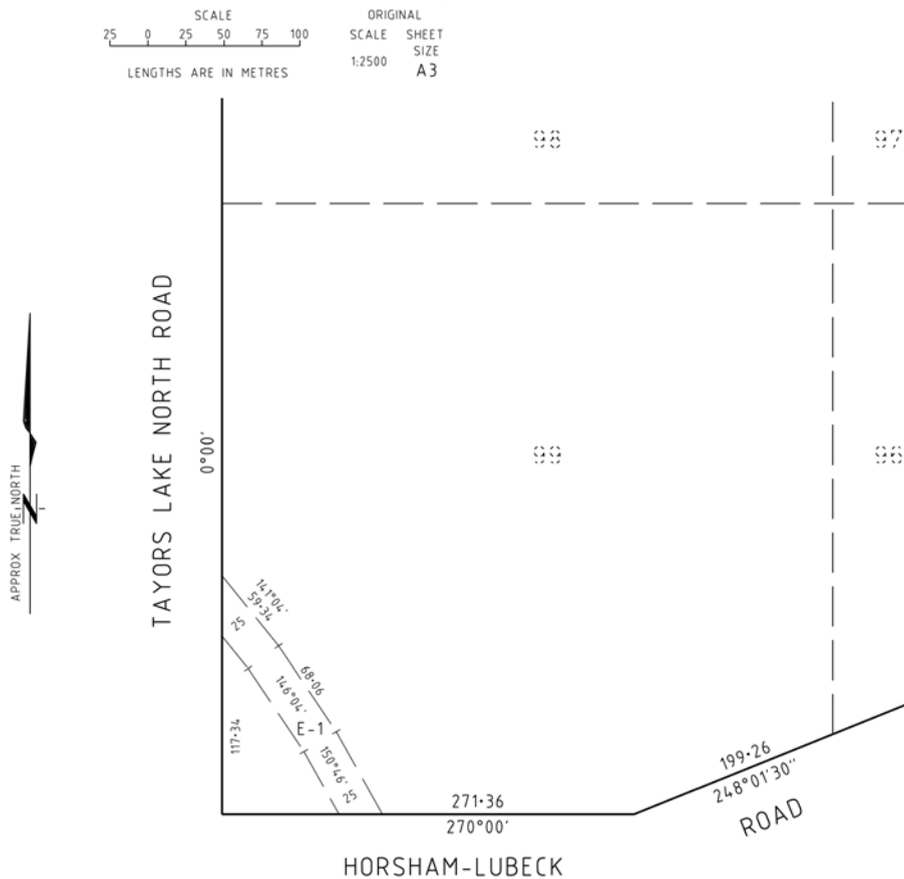
S. 21  
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Grampians Wimmera Mallee Water Corporation, ABN 35 584 588 263, of 11 McLachlan Street, Horsham, Victoria 3400, hereinafter referred to as ('the Authority') declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 04883 Folio 554 the location of which is marked 'E1' on the Plan annexed hereto ('the land').



Dated 11 March 2010

Signed and delivered by the Managing Director on behalf of  
Grampians Wimmera Mallee Water Corporation  
pursuant to the power delegated to that position by an  
Instrument of Delegation dated 1 April 2009 in the presence of

Signed  
JEFF RIGBY  
Managing Director

Signed  
SHANNON PARNELL BYRNE  
Witness

**Land Acquisition and Compensation Act 1986**

FORM 7 S. 21  
Reg. 16

## Notice of Acquisition

## Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation declares that by this notice it acquires the following interest in the land described as 691–699 Barwon Heads Road, Connewarre, being more particularly described as Certificate of Title Volume 10823 Folio 091:

An easement for sewerage purposes over that part of the land shown as E–1 and comprising an area of 1,185 m<sup>2</sup> on plan for creation of easement dated 5 November 2009, a copy of which is available for perusal at the offices of Barwon Region Water Corporation at 61–67 Ryrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 11 March 2010

For and on behalf of  
Barwon Region Water Corporation

By its lawyers  
Signed HARWOOD ANDREWS LAWYERS  
70 Gheringhap Street, Geelong 3220

**Mineral Resources  
(Sustainable Development) Act 1990**

## DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an  
Exploration or Mining Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration application 5270 from being subject to an exploration licence and a mining licence.

Dated 4 March 2010

DAVID BOOTHROYD  
Manager Earth Resources Tenements  
Earth Resources Division

**Monetary Units Act 2004**

NOTICE UNDER SECTION 6  
FIXING THE VALUE OF

## A FEE UNIT AND A PENALTY UNIT

I, John Lenders, Treasurer of the State of Victoria, under section 6 of the **Monetary Units Act 2004**, by notice fix the value of a fee unit and a penalty unit for the financial year commencing 1 July 2010 as follows:

- (a) The value of a fee unit is \$11.95; and
- (b) The value of a penalty unit is \$119.45.

Dated 26 February 2010

JOHN LENDERS MP  
Treasurer

MEDICAL PRACTITIONERS BOARD  
OF VICTORIA

## Notice

Re: Dr Rudra Noel Hoole

On 15 February 2010 the Victorian Civil and Administrative Tribunal made the following determination pursuant to section 77(4)(g) of the **Health Professions Registration Act 2005**:

- Dr Rudra Noel Hoole's registration is suspended for a period of one year commencing on 1 March 2010.

Dated 2 March 2010

BERNADETTE BROBERG  
Hearings Co-ordinator

MEDICAL PRACTITIONERS BOARD  
OF VICTORIA

## Notice

Re: Dr Barry Patrick O'Sullivan

On 21 January 2010 the Victorian Civil and Administrative Tribunal made the following determination pursuant to section 77(4)(g) of the **Health Professions Registration Act 2005**:

- Dr Barry Patrick O'Sullivan's registration as a medical practitioner is suspended from 15 February 2010 until 7 February 2011.

Dated 2 March 2010

BERNADETTE BROBERG  
Hearings Co-ordinator

## MEDICAL PRACTITIONERS BOARD OF VICTORIA

## Notice

Re: Dr William Henry Orchard

On 19 November 2009 a Professional Standards Panel appointed by the Medical Practitioners Board of Victoria ('the Board') made a determination pursuant to section 63(2)(f) of the **Health Professions Registration Act 2005** ('the Act') that the following conditions are imposed on Dr Orchard's registration and pursuant to section 63(2)(g) of the Act, that Dr Orchard is to alter the way in which he practises by complying with the following conditions:

**Work related**

1. Dr Orchard is not to exceed 30 hours of face-to-face clinical contact with patients (including medico-legal assessments) per week commencing 30 days from the date of this reasons document.
2. Dr Orchard is not permitted to accept any new patients until the Board is satisfied that Dr Orchard's performance has improved, at which time the Board will give consideration to varying this condition.

**Counselling**

3. Dr Orchard is required to undertake counselling on:
  - a. contemporary standards regarding medical record keeping
  - b. applying conventional diagnostic criteria for bipolar disorder and adult ADHD
  - c. consulting evidence based guidelines for the treatment of psychiatric disorders and complying with these
  - d. considering psychosocial strategies, lifestyle changes and referral to other clinicians when relevant
  - e. managing patients with complex co-morbidities including substance abuse.
4. The counsellor must be approved by the Chief Executive Officer (CEO) of the Board or his nominee. The counsellor must confirm that he or she is willing to provide the counselling and that a report will be provided to the Board following the counselling. The counsellor will be provided with a copy of Dr Orchard's performance assessment and this reasons document.
5. The counselling must comprise at least six sessions, each comprising a minimum of 2 hours. The counsellor shall determine whether more than six sessions are necessary, and seek approval from the Board to continue if this is the case.
6. The counselling must be completed within six months of the date of this decision.
7. Dr Orchard will provide a report to the Board within four weeks of completing the counselling. The report must be written by Dr Orchard in his own words and must address the content of the counselling and demonstrate how the counselling has changed his practice.
8. The counsellor will provide a report to the Board within four weeks of completing the counselling. The counsellor must report on the content of the education and/or counselling and address whether Dr Orchard has met the learning objectives to a level expected of a registered medical practitioner.

**Failure to meet learning objectives**

9. If the Board is not satisfied that Dr Orchard has met the learning objectives and has demonstrated insight into the issues that required the counselling above, Dr Orchard will be required to undertake further counselling until the Board is satisfied that the learning objectives have been met and been translated into everyday practice. The Board may consider a failure to meet the learning objectives or to translate the counselling into practice as a failure to comply with this determination.

**Costs**

10. Dr Orchard is responsible for the costs of education and counselling and any necessary reports.

**Peer review and supervision**

11. Dr Orchard must participate in a Peer Review Group of the Royal Australian and New Zealand College of Psychiatrists, which is approved by the CEO of the Board or his nominee. Dr Orchard must confirm in writing on 30 June of each year that he is participating in the Peer Review Group. The Board may request confirmation of his attendance by contacting the RANZCP.
12. After the Board is satisfied that Dr Orchard has adequately completed the objectives and counselling above, Dr Orchard is to develop collegial contact and a supervisory relationship with a Fellow of the RANZCP, who is approved by the CEO of the Board or his nominee. This supervision will comprise a minimum of one hour supervision per calendar month. The supervisor will provide a report by 30 June of each year that the required supervision has been undertaken.

**Audit**

13. The Board will audit Dr Orchard's practice approximately six months after the date of this notice to assess his compliance with the above conditions.
14. Dr Orchard will provide the Board with permission to access Medicare records of his billing.

Dated 3 March 2010

BERNADETTE BROBERG  
Hearings Coordinator

**Building Act 1993****BUILDING REGULATIONS 1994****Notice of Accreditation**

Pursuant to Part 14 of the Building Regulations 1994, a Certificate of Accreditation (Number V10/01) has been issued to Wildfire Safety Bunkers, of 10 Simcock Street, Somerville, by the Building Commission for the 'Wildfire Safety Bunker'.

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the **Building Act 1993** after examination of an application for the accreditation of the Wildfire Safety Bunker as suitable for use as a Class 10c building associated with a Class 1 building and complies with the requirements of:

Clauses P2.1 and P2.3.4A

of Volume Two of the Building Code of Australia 2009 as adopted and amended by the Building Regulations 2006, as those Clauses apply to a Class 10c building.

Conditions for use are provided on the Certificate and identification and compliance details are provided in the Wildfire Safety Bunkers Manual dated 18 January 2010 – Revision One (dated 5 March 2010) attached to the Certificate.

JOHN SHAW  
Secretary  
Building Regulations Advisory Committee

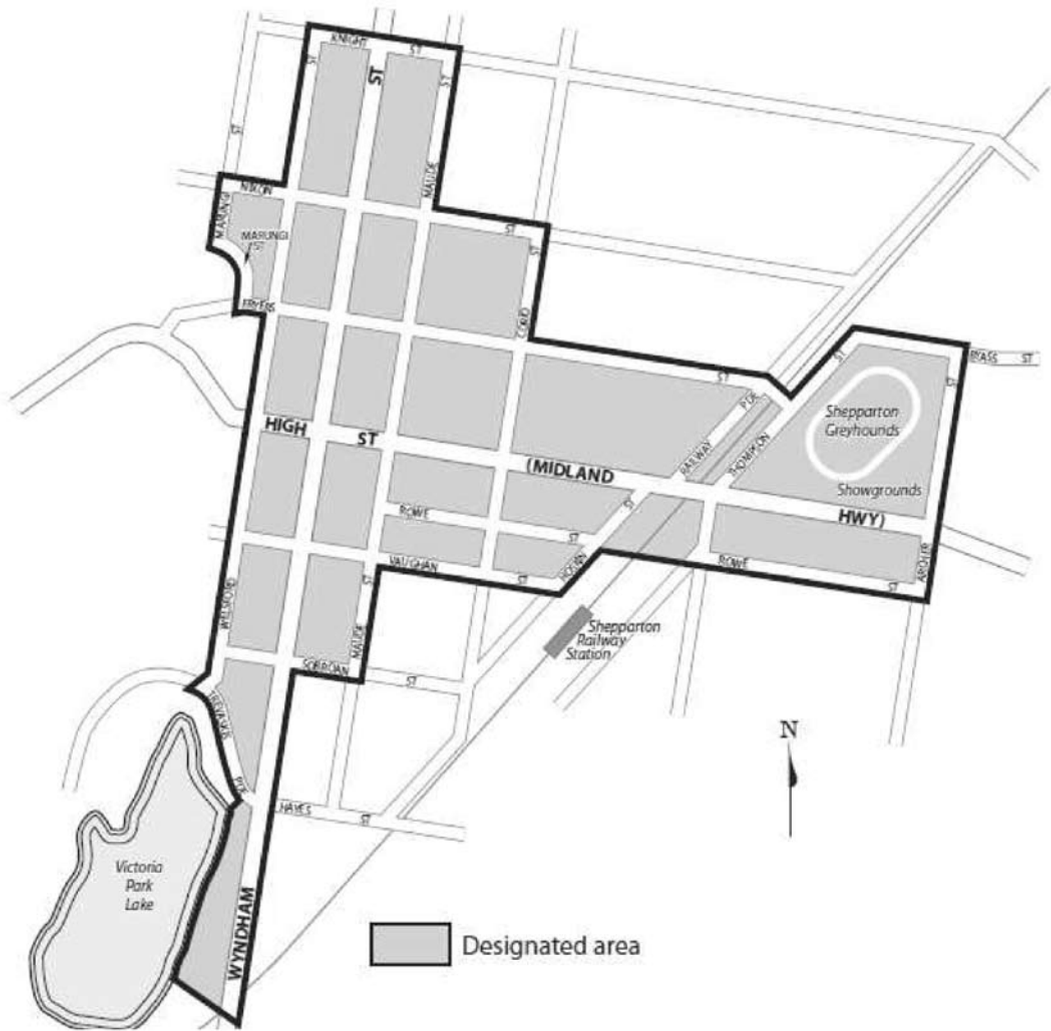
**Liquor Control Reform Act 1998**

## SECTION 147 – ORDER DECLARING A DESIGNATED AREA

I, Susan Maclellan, Director of Liquor Licensing, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declare the following area to be a designated area for the purposes of Part 8A of the Act:

Shepparton

An area in the City of Greater Shepparton commencing at the north-west corner of the intersection of Marungi and Nixon Streets in an easterly direction along the northern boundary of Nixon Street to the western boundary of the intersection with Welsford Street, then in a northerly direction along the western boundary to the intersection with the northern boundary of Knight Street, then east to the eastern boundary intersection of Maude Street, then southerly to the northern boundary of the intersection with Nixon Street, then east to the intersection with the east boundary of Corio Street, then southerly to the northern boundary of the intersection of Fryers Street, then in an easterly direction to the intersection of Thompson Street, then in a north-easterly direction along the western boundary of Thompson Street to Byass Street, then east along the north boundary of Byass Street to Archer Street, then south along the eastern boundary of Archer Street to the intersection with the southern boundary of Rowe Street, then west along the southern boundary of Rowe Street to the intersection with the eastern boundary of Hoskin Street, then south-westerly to the intersection with the southern boundary of Vaughan Street, then west to the eastern boundary of the intersection with Maude Street, then south along the eastern boundary to the southern intersection with Sobroan Street, then west along Sobroan Street to the eastern intersection of Wyndham Street, then south along the eastern boundary of Wyndham Street to the railway line crossing, then in a north-westerly direction to the shore of Victoria Park Lake, then in a northerly direction along the shore of the Lake to the intersection with the southern boundary of Trevaskis Parade, then in a north-westerly direction to the intersection with the west boundary of Welsford Street, then in a northerly direction along the western boundary of Welsford Street to the southern boundary of the intersection with Fryers Street the westerly to the west boundary of Marungi Street, then northerly to Nixon Street as shown on the following plan.



This order comes into operation on 12 March 2010.  
Dated 5 March 2010

SUSAN MACLELLAN  
Director of Liquor Licensing

**Electricity Industry Act 2000**

COUNTRY ENERGY (ABN 37 428 185 226)

Tariffs Effective from 15 April 2010

Country Energy has determined the following tariffs for the supply and sale of electricity to domestic and small business customers pursuant to sections 35 and 39 of the **Electricity Industry Act 2000**, to take effect from 15 April 2010 until such time as the tariffs are further varied.

Tariffs applicable for the Jemena distribution area from 15 April 2010 to residential and small business customers under section 35 and section 39 of the **Electricity Industry Act 2000**.

<b>Residential, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR)	All Consumption	c/kWh	18.07	19.877
	Supply Charge	c/day	60.00	66.000

<b>Residential, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR) with Off Peak Dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	All Consumption	c/kWh	18.07	19.877
	Off Peak Dedicated Circuit	c/kWh	11.31	12.441
	Supply Charge	c/day	60.00	66.000

<b>Residential, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – time of use (tariffs GH & GL) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – all consumption	c/kWh	25.50	28.050
	Off Peak – all consumption	c/kWh	10.20	11.220
	Supply Charge	c/day	60.00	66.000

<b>Small Business, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E)	All Consumption	c/kWh	18.97	20.867
	Supply Charge	c/day	70.00	77.000

<b>Small Business, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E) plus dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	All Consumption	c/kWh	18.97	20.867
	Off Peak Dedicated Circuit	c/kWh	11.31	12.441
	Supply Charge	c/day	70.00	77.000

<b>Small Business, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – time of use (tariff D) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – all consumption	c/kWh	23.11	25.421
	Off Peak – all consumption	c/kWh	9.42	10.362
	Supply Charge	c/day	70.00	77.000
Business – time of use (tariff E1) Peak 7 am to 11 pm Off Peak 11 pm to 7 am	Peak – all consumption	c/kWh	23.11	25.421
	Off Peak – all consumption	c/kWh	9.42	10.362
	Supply Charge	c/day	70.00	77.000

<sup>^</sup> Rates subject to confirmation of distribution zone and meter type at your supply address.

Dedicated circuits (hot water and heating) include the following meter types:

Supply under Tariffs J6/JT is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariffs Y6/YT.

Supply under Tariffs Y6/YT is available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

Supply under Tariff J is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

Supply under Tariff J8 is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

Supply under Tariff Y8 is available for 8 hours nightly for permanently wired water storage heaters of approved types.

Tariffs applicable for the Citipower distribution area from 15 April 2010 to residential and small business customers under section 35 and section 39 of the **Electricity Industry Act 2000**.

<b>Residential, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR)	First 1,020 kWh/Qtr	c/kWh	16.88	18.568
	Remainder	c/kWh	17.65	19.415
	Supply Charge	c/day	55.00	60.500

<b>Residential, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR) with Off Peak Dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	First 1,020 kWh/Qtr	c/kWh	16.88	18.568
	Remainder	c/kWh	17.65	19.415
	Off Peak Dedicated Circuit	c/kWh	11.32	12.452
	Supply Charge	c/day	55.00	60.500

<b>Residential, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – time of use (tariffs GH & GL) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – First 1,020 kWh/Qtr	c/kWh	22.47	24.717
	Peak – Remainder	c/kWh	22.68	24.948
	Off Peak – all consumption	c/kWh	9.79	10.769
	Supply Charge	c/day	60.00	66.000

<b>Small Business, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E)	First 1,020 kWh/Qtr	c/kWh	17.68	19.448
	Remainder	c/kWh	17.37	19.107
	Supply Charge	c/day	70.00	77.000

<b>Small Business, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E) plus dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	First 1,020 kWh/Qtr	c/kWh	17.68	19.448
	Remainder	c/kWh	17.37	19.107
	Off Peak Dedicated Circuit	c/kWh	11.32	12.452
	Supply Charge	c/day	70.00	77.000

<b>Small Business, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – time of use (tariff D) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – First 1,020 kWh/Qtr	c/kWh	21.15	23.265
	Peak – Remainder	c/kWh	20.94	23.034
	Off Peak – all consumption	c/kWh	9.61	10.571
	Supply Charge	c/day	95.00	104.500

Business – time of use (tariff E1)	Peak – First 1,020 kWh/Qtr	c/kWh	21.15	23.265
Peak 7 am to 11 pm	Peak – Remainder	c/kWh	20.94	23.034
Off Peak 11 pm to 7 am	Off Peak – all consumption	c/kWh	9.61	10.571
	Supply Charge	c/day	95.00	104.500

^ Rates subject to confirmation of distribution zone and meter type at your supply address.

Dedicated circuits (hot water and heating) include the following meter types:

Supply under Tariffs J6/JT is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariffs Y6/YT.

Supply under Tariffs Y6/YT is available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

Supply under Tariff J is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

Supply under Tariff J8 is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

Supply under Tariff Y8 is available for 8 hours nightly for permanently wired water storage heaters of approved types.

Tariffs applicable for the Powercor distribution area from 15 April 2010 to residential and small business customers under section 35 and section 39 of the <b>Electricity Industry Act 2000</b> .
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<b>Residential, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR)	First 1,000 kWh/Qtr	c/kWh	18.48	20.328
	Next 4,000 kWh/Qtr	c/kWh	19.60	21.560
	Remainder	c/kWh	20.60	22.660
	Supply Charge	c/day	55.00	60.500

<b>Residential, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR) with Off Peak Dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	First 1,000 kWh/Qtr	c/kWh	18.48	20.328
	Next 4,000 kWh/Qtr	c/kWh	19.60	21.560
	Remainder	c/kWh	20.60	22.660
	Off Peak Dedicated Circuit	c/kWh	11.22	12.342
	Supply Charge	c/day	55.00	60.500

<b>Residential, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – time of use (tariffs GH & GL)	Peak – First 1,000 kWh/Qtr	c/kWh	23.68	26.048
	Peak – Next 4,000 kWh/Qtr	c/kWh	24.33	26.763
	Peak – Remainder	c/kWh	24.56	27.016
	Off Peak – all consumption	c/kWh	9.83	10.813
	Supply Charge	c/day	60.00	66.000
Climate Saver	1 November to 31 March	c/kWh	19.77	21.747
	1 April to 31 October	c/kWh	14.10	15.510

<b>Small Business, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E)	First 1,000 kWh/Qtr	c/kWh	19.54	21.494
	Next 4,000 kWh/Qtr	c/kWh	20.35	22.385
	Remainder	c/kWh	20.60	22.660
	Supply Charge	c/day	65.00	71.500

<b>Small Business, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E) plus dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	First 1,000 kWh / Qtr	c/kWh	19.54	21.494
	Next 4,000 kWh / Qtr	c/kWh	20.35	22.385
	Remainder	c/kWh	20.60	22.660
	Off Peak Dedicated Circuit	c/kWh	11.22	12.342
	Supply Charge	c/day	65.00	71.500

<b>Small Business, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – time of use (tariff D) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – First 1,000 kWh/Qtr	c/kWh	23.94	26.334
	Peak – Next 4,000 kWh/Qtr	c/kWh	24.83	27.313
	Peak – Remainder	c/kWh	25.61	28.171
	Off Peak – all consumption	c/kWh	8.60	9.460
	Supply Charge	c/day	65.00	71.500
Business – time of use (tariff E1) Peak 7 am to 11 pm Off Peak 11 pm to 7 am	Peak – First 1,000 kWh/Qtr	c/kWh	23.94	26.334
	Peak – Next 4,000 kWh/Qtr	c/kWh	24.83	27.313
	Peak – Remainder	c/kWh	25.61	28.171
	Off Peak – all consumption	c/kWh	8.60	9.460
	Supply Charge	c/day	65.00	71.500

<sup>^</sup> Rates subject to confirmation of distribution zone and meter type at your supply address.

Dedicated circuits (hot water and heating) include the following meter types:

Supply under Tariffs J6/JT is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariffs Y6/YT.

Supply under Tariffs Y6/YT is available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

Supply under Tariff J is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

Supply under Tariff J8 is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

Supply under Tariff Y8 is available for 8 hours nightly for permanently wired water storage heaters of approved types.

Tariffs applicable for the SP Ausnet distribution area from 15 April 2010 to residential and small business customers under section 35 and section 39 of the **Electricity Industry Act 2000**.

<b>Residential, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR)	First 1,020 kWh/Qtr	c/kWh	17.80	19.580
	Remainder	c/kWh	17.54	19.294
	Supply Charge	c/day	60.00	66.000

<b>Residential, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR) with Off Peak Dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	First 1,020 kWh/Qtr	c/kWh	17.80	19.580
	Remainder	c/kWh	17.54	19.294
	Off Peak Dedicated Circuit	c/kWh	12.14	13.354
	Supply Charge	c/day	64.00	70.400

<b>Residential, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – time of use (tariffs GH& GL) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – all consumption	c/kWh	23.51	25.861
	Off Peak – all consumption	c/kWh	12.63	13.893
	Supply Charge	c/day	65.00	71.500

<b>Small Business, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E)	First 1,020 kWh/Qtr	c/kWh	18.97	20.867
	Remainder	c/kWh	19.05	20.955
	Supply Charge	c/day	65.00	71.500

<b>Small Business, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E) plus dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	First 1,020 kWh/Qtr	c/kWh	18.97	20.867
	Remainder	c/kWh	19.05	20.955
	Off Peak Dedicated Circuit	c/kWh	12.14	13.354
	Supply Charge	c/day	69.00	75.900

<b>Small Business, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – time of use (tariff D) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – all consumption	c/kWh	23.82	26.202
	Off Peak – all consumption	c/kWh	12.86	14.146
	Supply Charge	c/day	70.00	77.000
Business – time of use (tariff E1) Peak 7 am to 11 pm Off Peak 11 pm to 7 am	Peak – all consumption	c/kWh	23.82	26.202
	Off Peak – all consumption	c/kWh	12.86	14.146
	Supply Charge	c/day	70.00	77.000

<sup>^</sup> Rates subject to confirmation of distribution zone and meter type at your supply address.

Dedicated circuits (hot water and heating) include the following meter types:

Supply under Tariffs J6/JT is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariffs Y6/YT.

Supply under Tariffs Y6/YT is available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

Supply under Tariff J is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

Supply under Tariff J8 is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

Supply under Tariff Y8 is available for 8 hours nightly for permanently wired water storage heaters of approved types.

Tariffs applicable for the United Energy distribution area from 15 April 2010 to residential and small business customers under section 35 and section 39 of the **Electricity Industry Act 2000**.

<b>Residential, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR)	1 November – 31 March	c/kWh	18.15	19.965
	1 April – 31 October	c/kWh	17.80	19.580
	Supply Charge	c/day	60.00	66.000

<b>Residential, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – General (tariffs GD & GR) with Off Peak Dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	1 November – 31 March	c/kWh	18.15	19.965
	1 April – 31 October	c/kWh	17.80	19.580
	Off Peak Dedicated Circuit	c/kWh	11.84	13.024
	Supply Charge	c/day	60.00	66.000

<b>Residential, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Domestic – time of use (tariffs GH & GL) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – 1 November – 31 March	c/kWh	24.63	27.093
	Peak – 1 April – 31 October	c/kWh	24.63	27.093
	Off Peak – all consumption	c/kWh	9.35	10.285
	Supply Charge	c/day	60.00	66.000

<b>Small Business, single Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E)	1 November – 31 March	c/kWh	20.75	22.825
	1 April – 31 October	c/kWh	20.10	22.110
	Supply Charge	c/day	70.00	77.000

<b>Small Business, two Rate<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – General (tariff E) plus dedicated circuit (tariffs Y6/YT, Y8, J8, J, J6/JT)*	1 November – 31 March	c/kWh	20.75	22.825
	1 April – 31 October	c/kWh	20.10	22.110
	Off Peak Dedicated Circuit	c/kWh	11.84	13.024
	Supply Charge	c/day	70.00	77.000

<b>Small Business, time-of-use<sup>^</sup></b>	<b>Tariff</b>	<b>Units</b>	<b>Ex GST</b>	<b>Inc GST</b>
Business – time of use (tariff D) Peak 7 am to 11 pm Monday – Friday Off Peak All other times	Peak – 1 November – 31 March	c/kWh	22.32	24.552
	Peak – 1 April – 31 October	c/kWh	22.32	24.552
	Off Peak – all consumption	c/kWh	9.78	10.758
	Supply Charge	c/day	70.00	77.000

Business – time of use (tariff E1) Peak 7 am to 11 pm Off Peak 11 pm to 7 am	Peak – 1 November – 31 March	c/kWh	22.32	24.552
	Peak – 1 April – 31 October	c/kWh	22.32	24.552
	Off Peak – all consumption	c/kWh	9.78	10.758
	Supply Charge	c/day	70.00	77.000

^ Rates subject to confirmation of distribution zone and meter type at your supply address.

Dedicated circuits (Hot water and heating) include the following meter types:

Supply under Tariffs J6/JT is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariffs Y6/YT.

Supply under Tariffs Y6/YT is available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

Supply under Tariff J is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

Supply under Tariff J8 is available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

Supply under Tariff Y8 is available for 8 hours nightly for permanently wired water storage heaters of approved types.

### **Forests Act 1958, No. 6254**

#### VARIATION OF THE PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Ewan Waller, delegated officer for the Minister for Environment and Climate Change in the State of Victoria, hereby declare the variation of the Prohibited Period for all land within the Fire Protected Area (other than State Forest, National Park and protected public land) within the municipalities specified in the schedule below:

#### SCHEDULE 1

The Prohibited Period shall terminate at 0100 hours on Monday 15 March 2010 in the following municipalities:

Rural City of Wodonga	Falls Creek Alpine Resort Board	Mount Hotham Alpine Resort Board
Towong Shire Council	Alpine Shire Council	Rural City of Benalla
Mansfield Shire Council	Indigo Shire Council	Strathbogie Shire Council
Mount Buller and Mount Stirling Alpine Resort Board	Rural City of Wangaratta	

EWAN WALLER  
Chief Officer  
Department of Sustainability and Environment  
Delegated Officer, pursuant to section 11,  
**Conservation, Forests and Land Act 1987**

**Geographic Place Names Act 1998**

## NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

<b>Place Name</b>	<b>Proposer and Location</b>
Williams Landing Railway Station	Department of Transport Palmers Road, Williams Landing 3027
Lynbrook Railway Station	Department of Transport 30 Morton Bay Boulevard, Lynbrook 3975
Coolaroo Railway Station	Department of Transport Pascoe Vale Road, Coolaroo 3048

Office of the Registrar of Geographic Names

c/- **LAND VICTORIA**

17th Floor

570 Bourke Street

Melbourne 3000

JOHN E. TULLOCH  
Registrar of Geographic Names

**Professional Standards Act 2003**

## AUTHORISATION AND PUBLICATION PURSUANT TO SECTION 14

## Amendment to the Victorian Bar Incorporated Scheme

I, Rob Hulls MP, Attorney-General, pursuant to section 14 of the **Professional Standards Act 2003**, authorise the publication of the Instrument Amending the Victorian Bar Incorporated Scheme (the Amending Instrument) and the Victorian Bar Incorporated Scheme, as amended, submitted to me by the Professional Standards Council of Victoria. The Amending Instrument and the Victorian Bar Incorporated Scheme, as amended, are published with this authorisation. The Victorian Bar Incorporated Scheme commenced on 1 July 2008. The amendment to the scheme shall commence in Victoria on the date which is 2 months after the date of its publication in the Government Gazette of Victoria.

Dated 1 March 2010

ROB HULLS  
Attorney-General

**Professional Standards Act 2003 (Vic.)**INSTRUMENT AMENDING THE  
VICTORIAN BAR PROFESSIONAL STANDARDS SCHEME**PREAMBLE**

- A. The Victorian Bar Inc. is an occupational association;
- B. The Victorian Bar Professional Standards Scheme (the Scheme) commenced on 1 July 2008;
- C. This instrument of amendment is prepared pursuant to section 18 of the **Professional Standards Act 2003 (Vic.)** by Victorian Bar Inc. for the purposes of amending the Victorian Bar Professional Standards Scheme.

**AMENDMENT TO THE SCHEME**

1. This instrument has been prepared under the **Professional Standards Act 2003** (Vic.) (the Act) by the Victorian Bar Inc. whose registered address is 205 William Street, Melbourne, and amends the Victorian Bar Professional Standards Scheme as follows:
  - (a) In recital C by inserting after the words 'Victorian Bar' where first appearing the words 'Professional Standards';
  - (b) In recital E, by substituting '1,805' for '1,727';
  - (c) In recital F –
    - (i) by deleting subparagraph (c) and re-lettering subparagraphs (d), (e) and (f) as subparagraphs (c), (d) and (e);
    - (ii) by substituting for subparagraphs (g) to (r) both inclusive the following –
      - '(f) To arrange training for Bar Readers and regulate entry to membership of the Bar;
      - (g) To arrange and promote Continuing Professional Development;
      - (h) To promote the resolution of disputes by mediation, arbitration and other appropriate methods of alternative dispute resolution;
      - (i) To perform such functions as may be assigned, permitted, referred or delegated to the Victorian Bar by or under legislation regulating the legal profession or the practice of law;
      - (j) To seek to ensure that as far as practicable chambers are available for counsel;
      - (k) To seek to promote the welfare of members of the Victorian Bar;
      - (l) To promote the rule of law including the proper administration of justice; and
      - (m) Without limiting (l), to make recommendations with respect to legislation, law reform, rules of court and the business and procedure of courts.'
  - (d) Recital R is deleted in its entirety;
  - (e) In clause 1(1), by deleting '(the Scheme)';
  - (f) In paragraph (a) of clause 3(1), by deleting the word 'clause' immediately before '3(2)';
  - (g) By substituting for the words 'shall commence' in clause 6(1) the words 'commenced in Victoria' and inserting after the words and figures '1 July 2008' the words –
    - 'and the scheme shall commence in any other State or Territory:
    - a. on the date which is 2 months after the date of its publication in the Government Gazette of that State or Territory; or
    - b. if the corresponding law of a State or Territory does not provide for the date of commencement of a scheme to be specified in the scheme, on a date specified or determined in accordance with the corresponding law of that State or Territory.'
  - (h) By inserting the following after clause 6(1) –
    - 7. Duration**
      - (1) It is intended for the scheme to remain in force for a period of 5 years from its commencement in Victoria unless it is revoked, extended or ceases in accordance with section 34 of the Act.

**8. Territorial application of the Scheme**

- (1) The scheme is intended to operate as a scheme of Victoria, New South Wales, Queensland, the Australian Capital Territory and the Northern Territory.'

**COMMENCEMENT**

2. The amendment shall commence in Victoria on the date which is 2 months after the date of its publication in the Government Gazette of Victoria.

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**THE VICTORIAN BAR INC.**

A Scheme under the **Professional Standards Act 2003** (Vic.)

**PREAMBLE****Occupational Association**

- A. The Victorian Bar Inc. ('the Victorian Bar') is an incorporated association constituted under the **Associations Incorporation Act 1981**;
- B. The occupational group represented by the Victorian Bar consists of barristers practising in Victoria;
- C. The Victorian Bar Professional Standards Scheme ('the Scheme') is a scheme under the **Professional Standards Act 2003** (Vic.) ('the Act') that applies to those persons referred to below in clause 3. The Scheme does not apply to all members of the Victorian Bar;
- D. The Scheme limits the occupational liability of Scheme members who provide services to the public;
- E. The approximate number of members eligible to apply to have the Scheme apply to them is 1,805;
- F. The objectives of the Victorian Bar are expressed in clause 3 of its Constitution and include:
- (a) To maintain in the public interest a strong and independent Bar in the State of Victoria;
  - (b) To promote, foster and develop within the executive and legislative arms of the Government of Victoria and within the general community, an understanding and appreciation that a strong and independent Bar is indispensable to the rule of law and to the continuation of a democratic society;
  - (c) To improve the relationship between the Victorian Bar and the executive and legislative arms of the Government of Victoria without in any way diminishing the independence of the Victorian Bar and its members;
  - (d) To promote, maintain and improve the quality of the Victorian Bar;
  - (e) To seek to ensure that access to the courts is open to all members of the community;
  - (f) To arrange training for Bar Readers and regulate entry to membership of the Bar;
  - (g) To arrange and promote Continuing Professional Development;
  - (h) To promote the resolution of disputes by mediation, arbitration and other appropriate methods of alternative dispute resolution;
  - (i) To perform such functions as may be assigned, permitted, referred or delegated to the Victorian Bar by or under legislation regulating the legal profession or the practice of law;
  - (j) To seek to ensure that as far as practicable chambers are available for counsel;
  - (k) To seek to promote the welfare of members of the Victorian Bar;
  - (l) To promote the rule of law including the proper administration of justice; and

- (m) Without limiting (l), to make recommendations with respect to legislation, law reform, rules of court and the business and procedure of courts.

#### **Nature of the Scheme**

- G. The scheme operates for the purpose of improving the occupational standards of professionals and others, and to protect the consumers of their services. It also limits the civil liability of persons to whom the scheme applies;
- H. The liability limited by the scheme includes, to the extent permitted by the Act, all civil liability arising (in tort, contract or otherwise) directly or vicariously from anything done or omitted by a member of the Victorian Bar or to any person to whom this scheme applies in acting in the performance of his or her occupation. The scheme does not apply to liability for damages arising from any matter to which the Act does not apply, including, but not limited to, liability for damages arising from death or personal injury to a person, a breach of trust, fraud or dishonesty;
- I. The scheme does not affect damages which are below the monetary ceiling specified in the Scheme for each member. The scheme limits liability for damages to the monetary ceiling specified for that member provided that the person has insurance as required by s23 of the Act;

#### **Risk Management**

- J. The Victorian Bar has adopted strategies which cover requirements for professional entry to practice at the Bar and continuing professional development in the areas of ethics and regulation of the profession; management; substantive law, practice and procedure, and evidence, and advocacy, mediation and other barristers' skills;
- K. The complaints and disciplinary system operates pursuant to the requirements of the **Legal Profession Act 2004**;
- L. The Bar Association will report annually on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made or proposed to be made to them;

#### **Standards of Insurance**

- M. Scheme members are required to maintain current professional indemnity insurance policies on offer to barristers with a Victorian practising certificate and otherwise to comply with any regulations relating to professional indemnity insurance from time to time of the Victorian Bar Council;
- N. The Legal Services Board determines the statutory minimum level of professional indemnity insurance required to be taken out by barristers and also approves the professional indemnity insurance policy on offer from the Legal Practitioners Liability Committee;

#### **Claims Monitoring**

- O. The Victorian Bar has established a relationship with the insurers who provide cover for scheme members which will ensure the Victorian Bar will be able to obtain and monitor claims data. The Victorian Bar will report annually on claims monitoring, tactics, performance measures and monitoring systems;

#### **Complaints and Discipline**

- P. Scheme members are subject to a complaints and discipline system operating under the **Legal Profession Act 2004**. All scheme members must comply with the provisions of that Act, the Constitution and rules and regulations of the Victorian Bar;

#### **Scheme Administration**

- Q. Responsibility for administration of the scheme and ensuring that it complies with the requirements of the **Professional Standards Act 2003** (Vic.) and of the Professional Standards Council rests with the Victorian Bar.

**THE VICTORIAN BAR SCHEME****1. Occupational Association**

- (1) The Victorian Bar Professional Standards Scheme is a scheme under the **Professional Standards Act 2003** (Vic.) ('the Act') of the Victorian Bar whose registered address is 205 William Street, Melbourne, Victoria.

**2. Definitions**

- (1) Unless the context otherwise requires –
  - 'damages' has the meaning given it in section 4 of the Act;
  - 'Scheme register' means the register of members to whom the Scheme applies maintained by the Victorian Bar Council;
  - 'the Act' means the **Professional Standards Act 2003** (Vic.) as amended from time to time.

**3. Persons to whom the Scheme applies (participating members and other persons)**

- (1) The Scheme applies;
  - (a) to the class of persons within the Victorian Bar more particularly specified in sub-clause 3(2) of this Scheme document; and
  - (b) to persons to whom the Scheme applies by virtue of sections 20, 21 and 22 of the Act.
- (2) The class of Scheme members referred to in sub-clause 3(1)(a) comprises all members of the Victorian Bar –
  - (a) who hold a current practising certificate issued by the Victorian Legal Services Board or the Victorian Bar;
  - (b) who are admitted to membership of the Scheme by resolution of the Victorian Bar Council; and
  - (c) whose names remain on the Scheme register maintained by the Victorian Bar Council.
- (3) On application in writing by a member to whom the Scheme applies, the Victorian Bar may exempt the member from the Scheme.

**4. Limitation of Liability**

- (1) If a person to whom the Scheme applies and against whom a cause of action relating to occupational liability is brought, is able to satisfy the court that the person has the benefit of an insurance policy or more than one insurance policy –
  - (a) that insures the person against that occupational liability; and
  - (b) under which the amount payable in respect of the occupational liability relating to that cause of action is not less than the maximum amount of liability specified in the scheme in relation to the class of person and the kind of work to which the cause of action relates at the time at which the act or omission giving rise to the cause of action occurred

the person is not liable in damages in relation to that cause of action for anything done or omitted on or after the commencement of the Scheme for any amount above the monetary ceiling (a maximum amount of liability) subject to clause 4(2), of \$2 million.

- (2) If on application from time to time or at any time by a person to whom the Scheme applies, in all cases or any specified case or class of case, the Victorian Bar has specified pursuant to the conferral of discretionary authority in clause 5 of this Scheme document a higher maximum amount of liability than would otherwise apply under the Scheme in relation to the person, the monetary ceiling (maximum amount of liability) in relation to that person either in all cases or in any specified case or class of case (as the case may be) is that higher maximum amount of liability.

- (3) In this Scheme document –
- (a) “occupational liability” has the same meaning as it has in the Act and excludes any liability which may not from time to time be limited pursuant to the Act; and
  - (b) a reference in clause 4(1) to the amount payable under an insurance policy in respect of occupational liability includes a reference to –
    - (i) defence costs payable in respect of a claim, or notification that may lead to a claim (other than reimbursement of the defendant for time spent in relation to the claim), but only if those costs are payable out of the one sum insured under the policy in respect of the occupational liability; and
    - (ii) the amount payable or in relation to the policy by way of excess.
- (4) If the provisions of section 23 of the Act are amended by any subsequent Act or Acts, the provisions of clause 4(1) above shall be taken to have been amended correspondingly and shall operate as so amended.

**5. Discretionary authority**

- (1) The Victorian Bar has a discretionary authority, on application from time to time or at any time by a person to whom the Scheme applies, to specify in relation to the person a higher maximum amount of liability than would otherwise apply under the scheme in relation to the person either in all cases or in any specified case or class of case.

**6. Commencement of the Scheme**

- (1) The scheme commenced in Victoria on 1 July 2008 and the scheme shall commence in any other State or Territory:
- a. on the date which is 2 months after the date of its publication in the Government Gazette of that State or Territory; or
  - b. if the corresponding law of a State or Territory does not provide for the date of commencement of a scheme to be specified in the scheme, on a date specified or determined in accordance with the corresponding law of that State or Territory.

**7. Duration**

- (1) It is intended for the scheme to remain in force for a period of 5 years from its commencement in Victoria unless it is revoked, extended or ceases in accordance with section 34 of the Act.

**8. Territorial application of the Scheme**

- (1) The scheme is intended to operate as a scheme of Victoria, New South Wales, Queensland, the Australian Capital Territory and the Northern Territory.
-

**Professional Standards Act 2003**

## AUTHORISATION AND PUBLICATION PURSUANT TO SECTION 14

## The Law Institute of Victoria Scheme

I, Rob Hulls MP, Attorney-General, pursuant to section 14 of the **Professional Standards Act 2003**, authorise the publication of the Law Institute of Victoria Limited Scheme submitted to me by the Professional Standards Council of Victoria. The Scheme is published with this authorisation and will commence on 1 July 2010. The Scheme will remain in force for a period of 5 years from its commencement unless the scheme is revoked, extended, or its operation ceases as specified by section 34 of the Act.

Dated 1 March 2010

ROB HULLS  
Attorney-General

**Professional Standards Act 2003 (Victoria)**

## LAW INSTITUTE OF VICTORIA LIMITED SCHEME

**PREAMBLE**

- A. The Law Institute of Victoria Limited ('the LIV') is a voluntary occupational association for legal practitioners (solicitors) in Victoria.
- B. The LIV has made an application to the Professional Standards Council ('Council'), appointed under the **Professional Standards Act 2003** (Vic.) ('the Act') for approval of a scheme under the Act, and this document comprises the scheme ('the Scheme').
- C. The Scheme has been prepared by the LIV for the purposes of limiting Occupational Liability of Participating Members to the extent to which such liability may be limited under the Act.
- D. The Scheme is to apply to all Participating Members.
- E. The LIV has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its Participating Members and the means by which those strategies are intended to be implemented.
- F. The Scheme is intended to remain in force for a period of five (5) years from its commencement, subject to section 34 of the Act.
- G. The Scheme commences on 1 July 2010.

**LAW INSTITUTE OF VICTORIA SCHEME****1. Preparation of the Scheme**

- 1.1. This Scheme is a scheme under the Act prepared by the LIV, whose business address is 470 Bourke Street, Melbourne, Victoria.
- 1.2. Relevant definitions for the purpose of this Scheme are as follows:
  - 'Australian Practising Certificate' has the same meaning as it has in the **Legal Profession Act 2004** (Vic.);
  - 'Corporate Legal Practitioner' has the same meaning as it has in the **Legal Profession Act 2004** (Vic.);
  - 'Court' has the same meaning as it has in the Act;
  - 'Damages' has the same meaning as it has in the Act;
  - 'Financial Year' means a financial accounting period ending 30 June;
  - 'Full Member' means a person within the category of full membership of the LIV as contemplated in the LIV's constitution (as amended from time to time);

‘Law Practice’ has the same meaning as it has in the **Legal Profession Act 2004** (Vic.);  
 ‘Occupational Liability’ has the same meaning as it has in the Act<sup>1</sup>;  
 ‘Participating Members’ means those persons specified in clause 2.1 of the Scheme;  
 ‘Principal’ has the same meaning as it has in the **Legal Profession Act 2004** (Vic.);  
 ‘Relevant Time’ refers to a cause of action founded on an act or omission, specifically to the time of that act or omission occurring; and  
 ‘Total Annual Fee Income’ means the amount charged during a Financial Year for services provided by or on behalf of a Law Practice some of whose members are Participating Members.

## 2. Persons to whom the Scheme applies

### 2.1. The Scheme applies to:

- 2.1.1. Full Members who hold a current Australian Practising Certificate who are not excluded or exempted under clauses 2.2 or 2.3 of the Scheme;
- 2.1.2. all persons to whom, by virtue of sections 20, 21 or 22 of the Act<sup>2</sup>, the Scheme applies;
- 2.1.3 all persons to whom clause 2.1.1 applied at the Relevant Time but no longer applies;
- 2.1.4 all persons to whom clause 2.1.2 applied at the Relevant Time but no longer applies.

2.2. A person referred to in clause 2.1 does not include a Corporate Legal Practitioner.

2.3 A person referred to in clause 2.1 may, on application, be exempted from participation in the Scheme by the LIV. This clause does not apply to persons to whom the Scheme applies by virtue of sections 20 or 21 of the Act.

## 3. Limitation of liability

### 3.1. The Scheme limits the Occupational Liability of a Participating Member for Damages<sup>3</sup>:

- 3.1.1. arising from a single cause of action founded on the act or omission; and
- 3.1.2. to the extent those Damages exceed \$2 million for Participating Members in Class 1 of the table in clause 3.3, or as the case may be, \$10 million for Participating Members in Class 2 of the table in clause 3.3.

3.2. If a Participating Member against whom a proceeding relating to Occupational Liability is brought is able to satisfy the Court that –

- 3.2.1 the Participating Member has the benefit of an insurance policy or policies described in the fourth column of the table in clause 3.3 insuring him or her against the Occupational Liability to which the cause of action relates; and

<sup>1</sup> Section 5(1) of the Act provides that the Act does not apply to liability for damages arising from the death of or personal injury to a person, any negligence or other fault of an Australian legal practitioner in acting for a client in a personal injury claim; a breach of trust or fraud or dishonesty. Section 5(2) of the Act also provides that the Act does not apply to liability, which may be the subject of proceedings under s110 of the **Transfer of Land Act 1958** (Vic.).

<sup>2</sup> Sections 20 and 21 of the Act provide that if the Scheme applies to a body corporate, the Scheme also applies to each officer of the body corporate and if the Scheme applies to a person, the Scheme also applies to each partner of a person, and if the Scheme applies to a person, the Scheme also applies to each employee of that person, provided that if such officer of the corporation or partner of the person or employee of the person is entitled to be a member of the same occupational association, such officer, partner or employee is a member of the occupational association. Section 22 provides that the Scheme also applies to other persons prescribed by the regulations for the purposes of section 31(4) as being associated with persons to whom a scheme applies.

<sup>3</sup> Damages as defined in section 4 of the Act means:

- (a) damages awarded in respect of a claim or counter-claim or by way of set-off; or
- (b) costs in or in relation to the proceedings ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant); or
- (c) any interest payable on the amount of those damages or costs.

3.2.2 the amount payable under the policy or policies in respect of that Occupational Liability<sup>4</sup> is not less than the amount of the monetary ceiling (maximum amount of liability) specified in the third column of the table in clause 3.3 as applying to such Participating Member to which the cause of action relates –

the Participating Member is not liable in Damages in relation to that cause of action above the amount of that monetary ceiling.

3.3 The monetary ceiling applicable for the purposes of limitation of liability under the Scheme at the Relevant Time is to be determined according to the following table –

<b>Class</b>	<b>Description</b>	<b>Monetary ceiling</b>	<b>Description of policy or policies for clause 3.2</b>
1	Participating Members who were at the Relevant Time in a Law Practice consisting of up to and including 20 Principals and where the Law Practice generated Total Annual Fee Income for the Financial Year at the Relevant Time up to and including \$10 million	\$2 million	An insurance policy or policies that provide(s) coverage of \$2 million whether inclusive or exclusive of defence costs.
2	(a) Participating Members who were at the Relevant Time in a Law Practice consisting of greater than 20 Principals; or (b) Participating Members who were at the Relevant Time in a Law Practice where the Law Practice generated Total Annual Fee Income for the Financial Year at the Relevant Time greater than \$10 million	\$10 million	An insurance policy or policies that provide(s) coverage of \$10 million, whether inclusive or exclusive of defence costs.

#### **4. Conferral of discretionary authority**

4.1 The LIV has discretionary authority, on application by a Participating Member, to specify in relation to the Participating Member, a higher maximum amount of liability (monetary ceiling) than would otherwise apply under the Scheme in relation to him or her either in all cases or in any specified case or class of case.

4.2 If, in the exercise of its discretion under clause 4.1, the LIV has specified a higher maximum amount of liability (monetary ceiling) than would otherwise apply under the Scheme in relation to a Participating Member, the maximum amount of liability (monetary ceiling) in relation to that Participating Member is that higher maximum amount.

#### **5. Duration**

5.1 Subject to section 34 of the Act, the Scheme will remain in force for a period of 5 years from the date of its commencement. The date of the Scheme's commencement is 1 July 2010.

<sup>4</sup> Section 4(2) of the Act provides that a reference in the Act 'to the amount payable under an insurance policy in respect of an occupational liability includes a reference to –

- (a) defence costs payable in respect of a claim, or notification that may lead to a claim (other than reimbursement of the defendant for the time spent in relation to the claim), but only if those costs are payable out of the one sum insured under the policy in respect of the occupational liability; and
- (b) the amount payable under or in relation to the policy by way of excess<sup>7</sup>.

However, see also section 28A of the Act and its note, which has the effect that section 4(2) does not reduce the cap on the liability of the Participating Member to the client.

**Professional Standards Act 2003**

## AUTHORISATION AND PUBLICATION PURSUANT TO SECTION 14

## The Professional Surveyors' Occupational Association Scheme

I, Rob Hulls MP, Attorney-General, pursuant to section 14 of the **Professional Standards Act 2003** (the Act), authorise the publication of the Professional Surveyors' Occupational Association Scheme submitted to me by the New South Wales Professional Standards Council pursuant to the mutual recognition provisions of the New South Wales and Victorian professional standards legislation. The Scheme is published with this authorisation and commences in accordance with section 15 of the Act. The Scheme remains in force from its commencement until 11 November 2012, unless the scheme is revoked, extended, or its operation ceases as specified by section 34 of the Act.

Dated 3 March 2010

ROB HULLS  
Attorney-General

**Professional Standards Act 1994 (New South Wales)**

## PROFESSIONAL SURVEYORS' OCCUPATIONAL ASSOCIATION SCHEME

**PREAMBLE**

- A. The Professional Surveyors' Occupational Association NSW Incorporated (PSOA) is an occupational association.
- B. PSOA has made an application to the Professional Standards Council, constituted under the **Professional Standards Act 1994** (NSW) (the Act), for a scheme under the Act.
- C. The scheme is prepared by PSOA for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- D. The scheme propounded by PSOA is to apply to all members of the PSOA and to certain other persons by operation of the Act.
- E. PSOA has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- F. The scheme shall be in force after its commencement until 11 November 2012, unless otherwise extended, or it is revoked, or otherwise ceases operation or to have effect.
- G. The scheme is intended to operate as a scheme of New South Wales, the Australian Capital Territory, the Northern Territory, Queensland and Victoria.

**THE PSOA SCHEME****1. Occupational Association**

- 1.1 The PSOA scheme (the scheme) is a scheme under the **Professional Standards Act 1994** (NSW) (the Act) prepared by the Professional Surveyors' Occupational Association NSW Incorporated (PSOA) whose business address is Level 6, 321 Pitt Street, Sydney NSW.

**2. Persons to whom the scheme applies**

- 2.1 The scheme applies to all members of the PSOA who or which comply with the requirements of the PSOA and the insurance requirements set out in 3.1.
- 2.2 The scheme will also apply to certain other persons by operation of the Act.
- 2.3 The scheme also applies to all persons to whom the scheme applied under clause 2.1 or 2.2 at the time of any act or omission giving rise to occupational liability.

**3. Limitation of Liability**

- 3.1 If a person who was, at the time of the act or omission giving rise to occupational liability, a category A member or a category B member or a category C member against whom a

proceeding relating to occupational liability is brought is able to satisfy the court that such member has the benefit of an insurance policy or policies:

- a) of a kind which complies with the standards determined by PSOA,
- b) insuring such member against that occupational liability, and
- c) under which the amount payable in respect of the occupational liability relating to the cause of action (including any amount payable by way of excess under or in relation to the policy) is not less than the amount of the monetary ceiling (maximum amount of liability) specified in clause 3.2 hereof as applying to such members at the time at which the act or omission giving rise to the cause of action occurred, the person is not liable in damages in relation to that cause of action above the amount so specified.

3.2 The monetary ceiling (maximum amount of liability) required for the purposes of limitation of liability under this scheme at the time at which the act or omission giving rise to the cause of action occurred is to be determined according to the following table:

<b>Class</b>	<b>Description</b>	<b>Monetary Ceiling (Maximum amount of liability)</b>
1	Category A member	\$1,000,000
2	Category B member	\$2,000,000
3	Category C member	\$5,000,000

3.3 This scheme limits the occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the scheme was in force of any person to whom the scheme applied at the time the act or omission occurred.

3.4 Relevant definitions for the purpose of this clause are as follows:

**‘total annual fee income’** means the amount charged during a financial year for services provided by or on behalf of:

- a) a body corporate who is a member of PSOA,
- b) a partnership some of whose members are members of PSOA to whom the scheme applies, or
- c) a sole trader who is a member of PSOA to whom this scheme applies.

**‘financial year’** means a financial accounting period ending 30 June.

**‘category A member’** means a person who is a member of PSOA to whom the scheme applies and who is:

- a) a body corporate whose total annual fee income for the most recent financial year is less than \$2,500,000;
- b) an individual or body corporate who is a member of a partnership, where the total annual fee income of such partnership for the most recent financial year is less than \$2,500,000; or
- c) a sole trader whose total annual fee income for the most recent financial year is less than \$2,500,000.

**‘category B member’** means a person who is a member of PSOA to whom the scheme applies and who is:

- a) a body corporate whose total annual fee income for the most recent financial year is \$2,500,000 or more, but is less than \$5,000,000;
- b) an individual or body corporate who is a member of a partnership, where the total annual fee income of such partnership for the most recent financial year is \$2,500,000 or more, but less than \$5,000,000; or

- c) a sole trader whose total annual fee income for the most recent financial year is \$2,500,000 or more, but less than \$5,000,000.

**‘category C member’** means a person who is a member of PSOA to whom the scheme applies and who is:

- a) a body corporate whose total annual fee income for the most recent financial year is \$5,000,000 or more;
- b) an individual or body corporate who is a member of a partnership, where the total annual fee income of such partnership for the most recent financial year is \$5,000,000 or more; or
- c) a sole trader whose total annual fee income for the most recent financial year is \$5,000,000 or more.

- 3.5 This scheme only affects liability for damages arising from a single cause of action to the extent to which the liability results in damages exceeding \$1,000,000.

#### **4 Conferral of discretionary authority**

- 4.1 Pursuant to section 24 of the Act, this scheme confers on PSOA a discretionary authority to specify, on application of a member of PSOA to whom the scheme applies and in relation to that person, a higher monetary ceiling (maximum amount of liability) not exceeding \$10 million, than would otherwise apply under the scheme in relation to the person either in all cases or in any specified case or class of case.

#### **5 Application**

- 5.1 The scheme will operate as a scheme of New South Wales, the Australian Capital Territory, the Northern Territory, Queensland and Victoria.

#### **6 Duration**

- 6.1 The scheme shall be in force after its commencement until 11 November 2012, unless otherwise extended, or it is revoked, or otherwise ceases operation or to have effect.
-

**Professional Standards Act 2003**

## AUTHORISATION AND PUBLICATION PURSUANT TO SECTION 14

## The Australian Computer Society Scheme

I, Rob Hulls MP, Attorney-General, pursuant to section 14 of the **Professional Standards Act 2003** (the Act), authorise the publication of the Australian Computer Society (ACS) Limited Liability (NSW) Scheme submitted to me by the New South Wales Professional Standards Council pursuant to the mutual recognition provisions of the New South Wales and Victorian professional standards legislation. The Scheme is published with this authorisation and commences in accordance with section 15 of the Act. The Scheme remains in force for a period of 5 years from its commencement unless the scheme is revoked, extended, or its operation ceases as specified by section 34 of the Act.

Dated 1 March 2010

ROB HULLS  
Attorney-General

**Professional Standards Act 1994 (NSW)**

## THE ACS LIMITED LIABILITY (NSW) SCHEME

**PREAMBLE**

- A. The Australian Computer Society (ACS) is an occupational association.
- B. The ACS has made an application to the Professional Standards Council, appointed under the **Professional Standards Act 1994** (NSW) (the Act), for a scheme under the Act.
- C. The scheme is prepared by the ACS for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- D. The scheme propounded by the ACS is to apply to ACS members who qualify as Certified Computer Professionals.
- E. The ACS has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- F. The ACS has furnished the Council with insurance standards determined by ACS with which members must comply for purposes of this scheme.
- G. The scheme is intended to remain in force for five (5) years from its commencement unless, prior to that time, it is revoked, its operation ceases, or it is extended pursuant to section 32 of the Act.
- H. The scheme is intended to operate as a scheme of New South Wales, the Australian Capital Territory, the Northern Territory, Queensland and Victoria.

**THE ACS LIMITED LIABILITY (NSW) SCHEME****1. Occupational association**

- 1.1 The ACS scheme (the scheme) is a scheme under the **Professional Standards Act 1994** (NSW) (the Act) prepared by the Australian Computer Society (ACS) whose business address is: Level 3, 160 Clarence Street, Sydney, NSW 2000.

## 2. Persons to Whom the Scheme Applies<sup>1</sup>

- 2.1 The scheme applies to all individual practitioner members of the ACS who qualify as Certified Computer Professionals, unless exempted by ACS.
- 2.2 This scheme also applies to all persons to whom the scheme applied under clause 2.1 at the time of any act or omission giving rise to occupational liability.<sup>2</sup>
- 2.3 The ACS may, on written application by a member to whom this scheme applies, exempt the member from the scheme<sup>3</sup>, provided that the scheme does not apply to the person by virtue of that person being a partner or employee of a person to whom the scheme applies, or the person being prescribed by regulation as a person to whom the scheme applies.

## 3 Limitation of liability

- 3.1 This scheme only affects the liability for damages<sup>4</sup> arising from a single cause of action to the extent to which the liability results in damages exceeding \$1.5 million.
- 3.2 If a person, who was at the time of the act or omission giving rise to occupational liability, a person to whom the scheme applied, against whom a proceeding relating to occupational liability is brought, is able to satisfy the court<sup>5</sup> that such person has the benefit of an insurance policy:
- of a kind which complies with the standards determined by the ACS,
  - insuring such person against that occupational liability, and
  - under which the amount payable in respect of that occupational liability is not less than the monetary ceiling specified in this scheme,
- that person is not liable in damages in relation to that cause of action above the monetary ceiling specified in this scheme.
- 3.3 The monetary ceiling is \$1.5 million.

<sup>1</sup> Sections 18 and 19 of the Act provide that if the scheme applies to a body corporate, the scheme also applies to each officer of the body corporate and if the scheme applies to a person, the scheme also applies to each partner of the person, and if the scheme applies to a person the scheme also applies to each employee of the person, provided that if such officer of the corporation or partner of the person or employee of the person is entitled to be a member of the same occupational association, such officer, partner or employee is a member of the occupational association. Section 20 provides that the scheme may also apply to other persons as specified in that section. Section 20A extends the limitation of liability of persons to whom the scheme applies by virtue of sections 18 to 20. [Equivalent sections of legislation in other jurisdictions in which the scheme is intended to apply under mutual recognition are: **Civil Law (Wrongs) Act 2002** (ACT) Schedule 4 Professional Standards section 4.15; **Professional Standards Act 2004** (NT) section 18; **Professional Standards Act 2004** (Qld) section 9, section 21A; **Professional Standards Act 2003** (Vic.) section 19]

<sup>2</sup> Occupational liability is defined in section 4(1) of the Act to mean 'civil liability arising (in tort, contract or otherwise) directly or vicariously from anything done or omitted by a member of an occupational association acting in the performance of his or her occupation. However, section 5(1) of the Act provides that the Act does not apply to liability for damages arising from the death or personal injury to a person, a breach of trust or fraud or dishonesty. [Note: All jurisdictions other than NSW exclude a lawyer acting in a personal injury matter.] Section 5(2) of the Act also provides that the Act does not apply to liability which may be the subject of proceedings under Part 13 or 14 of the **Real Property Act 1900** (NSW). [Equivalent sections of legislation in other jurisdictions in which the scheme is intended to apply under mutual recognition are: **Civil Law (Wrongs) Act 2002** (ACT) Schedule 4 Professional Standards section 4.2, section 4.3(2); **Professional Standards Act 2004** (NT) section 4, section 5(2); **Professional Standards Act 2004** (Qld) section 7 schedule 2 Dictionary, section 6(2); **Professional Standards Act 2003** (Vic.) section 4, section 5(2)]

<sup>3</sup> Section 17 of the Act provides that a scheme ceases to apply to a person exempted from the scheme on and from the date on which the exemption is granted or on and from a later date specified in the exemption. [Equivalent sections of legislation in other jurisdictions in which the scheme is intended to apply under mutual recognition are: **Civil Law (Wrongs) Act 2002** (ACT) Schedule 4 Professional Standards section 4.15; **Professional Standards Act 2004** (NT) section 18; **Professional Standards Act 2004** (Qld) section 19; **Professional Standards Act 2003** (Vic.) section 19]

<sup>4</sup> Damages as defined in section 4 of the Act means (a) damages awarded in respect of a claim or counter-claim or by way of set-off and (b) costs in or in relation to the proceedings ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant), and (c) any interest payable on the amount of those damages or costs. [Equivalent sections of legislation in other jurisdictions in which the scheme is intended to apply under mutual recognition are: **Civil Law (Wrongs) Act 2002** (ACT) Schedule 4 Professional Standards section 4.15; **Professional Standards Act 2004** (NT) section 18; **Professional Standards Act 2004** (Qld) section 19; **Professional Standards Act 2003** (Vic.) section 19]

<sup>5</sup> Court as defined in section 4 of the Act includes an arbitrator. [Equivalent sections of legislation in other jurisdictions in which the scheme is intended to apply under mutual recognition are: **Civil Law (Wrongs) Act 2002** (ACT) Schedule 4 Professional Standards section 4.2; **Professional Standards Act 2004** (NT) section 4; **Professional Standards Act 2004** (Qld) section 7; **Professional Standards Act 2003** (Vic.) section 4]

- 3.4 Clause 3.2 does not limit the amount of damages to which a person to whom the scheme applies is liable if the amount is less than the amount specified for the purpose in this scheme in relation to a person to whom the scheme applies.
- 3.5 This scheme limits the occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the scheme was in force in respect of any person to whom the scheme applied at the time the act or omission occurred.
- 4 Conferral of discretionary amount**
- 4.1 Pursuant to section 24 of the Act this scheme confers on the ACS a discretionary authority to specify, on application by a person to whom the scheme applies, in relation to that person, a monetary ceiling (maximum amount of liability) not exceeding \$10 million in relation to the person either in all cases or in any specified case or class of case.
- 5 Duration**
- 5.1 This scheme will commence on 1 January 2010 and will be in force for a period of 5 years from the date of commencement.

**Private Agents Act 1966**

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES  
UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966 – 7494**

I, the undersigned, being the Registrar of the Magistrates' Court at Melbourne, hereby give notice that applications, as under, have been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any of such applications must –

- (a) lodge with me a notice in the prescribed form of his/her objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver
- (i) where the objection is not made by the officer in charge of the police district in which the Court is situated – a copy of the notice to such officer; and
- (ii) where the objection is not made by the Registrar or Deputy Registrar – a copy to the Registrar.

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>
Graeme Gilbert Warren	L. H. Group P/L	20 Queen Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
George Sogioutopoulos	L. H. Group P/L	20 Queen Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence

Dated at Melbourne 3 March 2010

DEBRA GALLUCCI  
Registrar  
Magistrates' Court of Victoria

**Private Agents Act 1966****NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES  
UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966 – 7494**

I, the undersigned, being the Registrar of the Magistrates' Court at Melbourne, hereby give notice that applications, as under, have been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any of such applications must –

- (a) lodge with me a notice in the prescribed form of his/her objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver
  - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated – a copy of the notice to such officer; and
  - (ii) where the objection is not made by the Registrar or Deputy Registrar – a copy to the Registrar.

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>
Laura K. Ebert	Procoll P/L	Level 8, 601 Bourke Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Tony Cheng	Apex Commercial Services P/L	4/150 Albert Road, South Melbourne 3205	Commercial Agent's Licence
Neill Todd	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Alexander Nealer	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Jeanette M. Altman	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Ruth A. Kearley	L. H. Group P/L	20 Queen Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence

Dated at Melbourne 3 March 2010

DEBRA GALLUCCI  
Registrar  
Magistrates' Court of Victoria

AGREEMENT FOR THE MELBOURNE CITY LINK AND AGREEMENT FOR THE  
EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 4 of the Agreement for Integrating and Facilitating the Project and the Exhibition Street Extension Project between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Transurban Infrastructure Management Limited and City Link Extension Pty Limited (the 'IFA') (as substituted for (and as if incorporated in lieu of) Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed') and Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited ('the ESEP Deed')).

CityLink Melbourne Limited (ABN 65 070 810 678) (for itself and as agent of City Link Extension Pty Limited (ABN 40 082 058 615)) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link and the Exhibition Street Extension:

**Schedule of Charge Tolls and Maximum Charge Tolls**

**Charge Tolls (\$/vehicle)**

<b>Category of Vehicle</b> <b>Tollable Section</b>	<b>Car</b>	<b>Light Commercial Vehicle</b>	<b>Heavy Commercial Vehicle</b>	<b>Motor Cycle</b>
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	1.77	2.83	3.36	0.88
Western Link Section 1, between Racecourse Road and Dynon Road	1.77	2.83	3.36	0.88
Western Link Section 2, between Footscray Road and West Gate Freeway	2.21	3.54	4.20	1.11
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	2.21	3.54	4.20	1.11
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	3.98	6.37	7.56	1.99
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	1.77	2.83	3.36	0.88
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	1.77	2.83	3.36	0.88
Southern Link Section 1, between Glenferrie Road and Burnley Street	1.77	2.83	3.36	0.88
Southern Link Section 5, between Burnley Street and Glenferrie Road	1.77	2.83	3.36	0.88
Exhibition Street Extension	1.11	1.77	2.10	0.55

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than: (a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and (ii) comprising Boulton Parade; and (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	1.11	1.77	2.10	0.55
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.11	1.77	2.10	0.55

## Notes:

- When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- In this table:  
‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;  
‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;  
‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and  
‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

**Maximum Charge Tolls (\$/vehicle)**

<b>Category of Vehicle</b>	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	6.63	8.84	8.84	3.32
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	6.63	6.63	6.63	3.32

**Day Tolls (\$/vehicle)**

<b>Category of Vehicle</b>	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
<b>Day Toll</b>	12.70	20.35	24.15	6.35

**Taxi Tolls (\$/Taxi)**

<b>Trip</b>	<b>Taxi Toll</b>
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	4.00
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and/or Exhibition Street Extension*** and no other Tollable Sections	4.00
Trips involving use of Tollable Sections which comprise both the Western Link* and either or both of the Southern Link** and the Exhibition Street Extension***	6.10

\* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

\*\* The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
  - (a) between Punt Road and the exit to Boulton Parade; and
  - (b) comprising Boulton Parade.
2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
  - (a) between Punt Road and the exit to Boulton Parade; and
  - (b) comprising Boulton Parade.
3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
6. Southern Link Section 5, between Burnley Street and Glenferrie Road.

7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
- (a) that part of Southern Link Section 1:
    - (i) between Punt Road and the exit to Boulton Parade; and
    - (ii) comprising Boulton Parade; and
  - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
8. Southern Link Section 5, between Swan Street Intersection and Punt Road.
- \*\*\* The Exhibition Street Extension comprises the following Tollable Section:
1. Exhibition Street Extension.

**Taxi Day Tolls (\$/Taxi)**

<b>Taxi</b>	<b>Taxi Day Toll</b>
Metropolitan Taxi	12.70
A Taxi not being a Metropolitan Taxi	7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 June 2010.

Capitalised terms in this notice that are defined in:

- (a) the Concession Deed have, subject to paragraph (b), that meaning in this notice;
- (b) the ESEP Deed have that meaning in this notice, but only to the extent that the provision applies to the ESEP Deed,

subject to the provisions of the IFA.

E. M. MILDWATER  
Company Secretary  
CityLink Melbourne Limited  
(ABN 65 070 810 678)

B. J. BOURKE  
Director  
CityLink Melbourne Limited  
(ABN 65 070 810 678)

**AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT**

Notice under Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited (the 'ESEP Deed').

City Link Extension Pty Limited (ABN 40 082 058 615) ('Cleppo') gives notice of the following Charge Tolls for the Exhibition Street Extension:

**Charge Tolls (\$/vehicle)**

<b>Tollable Section</b>	<b>Category of Vehicle</b>	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Exhibition Street Extension		1.11	1.77	2.10	0.55

Cleppo intends that these Charge Tolls will first apply in the quarter ending 30 June 2010.

Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

E. M. MILDWATER  
 Company Secretary  
 City Link Extension Pty Limited  
 ABN 40 082 058 615

B. J. BOURKE  
 Director  
 City Link Extension Pty Limited  
 ABN 40 082 058 615

**AGREEMENT FOR THE MELBOURNE CITY LINK**

Notice under Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed').

CityLink Melbourne Limited (ABN 65 070 810 678) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link:

**Charge Tolls (\$/vehicle)**

<b>Tollable Section</b>	<b>Category of Vehicle</b>			
	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	1.77	2.83	3.36	0.88
Western Link Section 1, between Racecourse Road and Dynon Road	1.77	2.83	3.36	0.88
Western Link Section 2, between Footscray Road and West Gate Freeway	2.21	3.54	4.20	1.11
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	2.21	3.54	4.20	1.11
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	3.98	6.37	7.56	1.99
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	1.77	2.83	3.36	0.88
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				

Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	1.77	2.83	3.36	0.88
Southern Link Section 1, between Glenferrie Road and Burnley Street	1.77	2.83	3.36	0.88
Southern Link Section 5, between Burnley Street and Glenferrie Road	1.77	2.83	3.36	0.88
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:	1.11	1.77	2.10	0.55
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road				
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.11	1.77	2.10	0.55

## Notes:

1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
4. In this table:
  - ‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
  - ‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;
  - ‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and
  - ‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

**Maximum Charge Tolls (\$/vehicle)**

<b>Category of Vehicle</b>	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	6.63	8.84	8.84	3.32
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	6.63	6.63	6.63	3.32

**Day Tolls (\$/vehicle)**

<b>Category of Vehicle</b>	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
<b>Day Toll</b>	12.70	20.35	24.15	6.35

**Taxi Tolls (\$/Taxi)**

<b>Trip</b>	<b>Taxi Toll</b>
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	4.00
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and no other Tollable Sections	4.00
Trips involving use of Tollable Sections which comprise both the Western Link* and the Southern Link**	6.10

\* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

\*\* The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
  - (a) between Punt Road and the exit to Boulton Parade; and
  - (b) comprising Boulton Parade.

2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
  - (a) between Punt Road and the exit to Boulton Parade; and
  - (b) comprising Boulton Parade.
3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
  - (a) that part of Southern Link Section 1:
    - (i) between Punt Road and the exit to Boulton Parade; and
    - (ii) comprising Boulton Parade; and
  - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
8. Southern Link Section 5, between Swan Street Intersection and Punt Road.

**Taxi Day Tolls (\$/Taxi)**

<b>Taxi</b>	<b>Taxi Day Toll</b>
Metropolitan Taxi	12.70
A Taxi not being a Metropolitan Taxi	7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 June 2010.

Capitalised terms in this notice that are defined in the Concession Deed have the same meaning as given by the Concession Deed.

E. M. MILDWATER  
 Company Secretary  
 CityLink Melbourne Limited  
 (ABN 65 070 810 678)

B. J. BOURKE  
 Director  
 CityLink Melbourne Limited  
 (ABN 65 070 810 678)

**Planning and Environment Act 1987**

## CASEY PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C112

The Minister for Planning has approved Amendment C112 to the Casey Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment:

- amends Clause 21.05 (The Built-Up Area) to include the strategic justification for the introduction of the Significant Landscape Overlay – Schedule 4 to the Berwick Township and Environs;
- replaces the interim Schedule 4 to Clause 42.03 (Significant Landscape Overlay) with a new Schedule 4 to Clause 42.03 (Significant Landscape Overlay);
- removes the interim Significant Landscape Overlay – Schedule 4 from the Berwick Township and Environs; and
- applies a permanent Significant Landscape Overlay – Schedule 4 to the Berwick Township and Environs with the exception of the properties facing Howell Drive, Valda Close, Ridge Road, Clover Close, Mary Court and Beavis Court and the adjacent properties which face Manuka Road.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Casey City Council, Magid Drive, Narre Warren.

PETER ALLEN  
Executive Director  
Statutory Planning Systems Reform  
Department of Planning and  
Community Development

**Planning and Environment Act 1987**

## CASEY PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C131

The Minister for Planning has approved Amendment C131 to the Casey Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment:

- removes the Design and Development Overlay Schedule 1 (DDO1) from the planning scheme;
- removes the reference to the Berwick Community Hospital in the schedule to the Public Use Zone; and
- updates the schedule to the Public Use Zone to describe the public land as Casey Hospital Lot 8 PS 439639X (Vol 10514, Fol 782).

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Casey City Council, Magid Drive, Narre Warren.

PETER ALLEN  
Executive Director  
Statutory Planning Systems Reform  
Department of Planning and  
Community Development

**Planning and Environment Act 1987**

## MURRINDINDI PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C27

The Minister for Planning has approved Amendment C27 to the Murrindindi Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment rezones:

- Lot 1 of PS632195 (as proposed), Whittlesea–Kingslake Road, Kingslake Central from Farming Zone to Public Use Zone (PUZ7 – other public use) to enable the development of the Middle Kingslake Education and Community Precinct site; and
- Lot 1 PS634485 (as proposed), corner Kingslake–Healesville and Heidelberg–Kingslake Roads, Kingslake, from Farming Zone to Public Use (PUZ7 – other public use) to enable the development of the Kingslake Ranges Rebuilding Advisory Centre.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Murrindindi Shire Council: Murrindindi Shire Council, Perkins Street, Alexandra 3714; Murrindindi Shire Council, Civic Centre, Semi Circle, Yea 3717; Murrindindi Shire Council, Kinglake Service Centre, 19 Kinglake Whittlesea Road, Kinglake 3763.

PETER ALLEN  
Executive Director  
Statutory Planning Systems Reform  
Department of Planning and  
Community Development

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### **Planning and Environment Act 1987**

#### **WELLINGTON PLANNING SCHEME**

##### **Notice of Approval of Amendment**

##### **Amendment C53 Part 2**

The Minister for Planning has approved Amendment C53 Part 2 to the Wellington Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment introduces a Public Acquisition Overlay (PAO2) to the parcel of land described as part of Lot 1 LP 128326 (Cemetery Road, Sale), to allow Wellington Shire Council to reserve and later acquire land for the construction of a new road.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Wellington Shire Council, 70 Foster Street, Sale.

PETER ALLEN  
Executive Director  
Statutory Planning Systems Reform  
Department of Planning and  
Community Development

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**ORDERS IN COUNCIL**

**Fisheries Act 1995**

DECLARATION UNDER SECTION 38(4A)

Order in Council

The Governor in Council makes the following Order.

**1 Objective**

The objective of this Order is to declare that a Giant Crab Fishery (Western Zone) Access Licence may be issued for a period of up to 15 months. This will allow the Secretary under the **Fisheries Act 1995** under section 38(3) and (4) to issue a Giant Crab Fishery (Western Zone) Access Licence for a period of up to 15 months.

**2 Authorising provision**

This Order is made under section 38(4A) of the **Fisheries Act 1995**.

**3 Commencement**

This Order commences on the day it is published in the Government Gazette.

**4 Declaration**

A Giant Crab Fishery Access Licence may be issued for a period of up to 15 months.

Dated 9 March 2010

Responsible Minister

JOE HELPER MP

Minister for Agriculture

TOBY HALLIGAN  
Clerk of the Executive Council

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## LATE NOTICES

### Planning and Environment Act 1987

#### KNOX PLANNING SCHEME

#### Notice of Preparation of Amendment

#### Amendment C62

#### Authorisation A01243

The Knox City Council has prepared Amendment C62 to the Knox Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Knox City Council as planning authority to prepare the Amendment.

The Amendment applies to all land within the Boronia Major Activity Centre.

The Amendment seeks to implement the Boronia Structure Plan.

You may inspect the Amendment including supporting documentation and explanatory report at Council's Customer Service Building and Planning counter at the Knox Council Civic Centre, 511 Burwood Highway, Wantirna South, during business hours – 8.30 am to 5 pm Monday, Wednesday, Thursday, Friday and 8.30 am to 8 pm Tuesday.

The Amendment can also be inspected free of charge at Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection); and Knox City Council's website at [www.knox.vic.gov.au](http://www.knox.vic.gov.au) – search 'Amendment C62'.

Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is Friday 23 April 2010. A submission must be sent to the Strategic Planning and Economic Development Department, Knox City Council, 511 Burwood Highway, Wantirna South 3152, or by emailing [boronia@knox.vic.gov.au](mailto:boronia@knox.vic.gov.au)

ANGELO KOURAMBAS  
Director – City Development

### Water Act 1989

#### ORDER FOR AMENDMENT OF TRADING RULES FOR DECLARED WATER SYSTEMS (ADDITIONAL TRADING OPPORTUNITIES)

I, Tim Holding, Minister for Water, in accordance with section 33AZ(2) of the **Water Act 1989**, make the following Order to amend the Trading Rules for Declared Water Systems:

1. In clause 6 of the Trading Rules, for the definition of '**back trade**', substitute sub-clause (a)(ii) with –
  - '(ii) in southern Victoria – all trades into and out of those trading zones since 1 July 2008 except the trades referred to in rule 10B(a); and'
2. In Rule 7(d), after '10A', insert ', 10B, 10C'.
3. For Rule 10A, substitute –
 

'10A Subject to Rule 12B, an application for a trade of allocation from trading zones 41A or 41B to trading zones 42A or 42B, or from trading zone 42B to 42A may be approved if Southern Rural Water assesses that there is sufficient water available in Thomson Reservoir to supply that trade without affecting supply to other holders of allocation.'
4. After Rule 10A, insert –
 

'10B An application (the primary application) for a trade of allocation from trading zones 42A or 42B to trading zones 31AR, 31AD, 31BR or 31BD may be approved if –

  - (a) an application (the prerequisite application) is received concurrently from the same applicant for a trade of allocation from trading zones 42A or 42B to trading zones 41A or 41B, for a volume equal to or greater than 233% of the volume of the primary application; and

- (b) the prerequisite application has been approved; and
- (c) the transferee in the primary application has made arrangements with Southern Rural Water for delivery of that allocation to trading zone 31AR, 31AD, 31BR or 31BD.

**Werribee to Bacchus Marsh**

- 10C An application for a trade of allocation from trading zones 31BR or 31BD to trading zones 31AR or 31AD may be approved if Southern Rural Water assesses that there is sufficient water in Pykes Creek Reservoir to supply that trade without affecting supply to other holders of allocation.'
5. In Table 2A of Schedule 2, in the cell which is directly below trading zone 2B and directly to the right of trading zone 2A, substitute 'b' with 'a'.

This Order comes into effect on the date it is published in the Government Gazette.

Dated 6 March 2010

TIM HOLDING MP  
Minister for Water

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**SUBORDINATE LEGISLATION ACT 1994  
NOTICE THAT STATUTORY RULES ARE  
OBTAINABLE**

Notice is hereby given under Section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from Information Victoria, 505 Little Collins Street, Melbourne on the date specified:

13. *Statutory Rule:* Fisheries  
(Fees, Royalties  
and Levies)  
Amendment  
Regulations 2010  
*Authorising Act:* Fisheries Act 1995  
*Date first obtainable:* 11 March 2010  
*Code A*
14. *Statutory Rule:* Victorian Civil  
and Administrative  
Tribunal (Fees)  
Amendment  
Regulations 2010  
*Authorising Act:* Victorian Civil and  
Administrative  
Tribunal Act 1998  
*Date first obtainable:* 11 March 2010  
*Code A*
15. *Statutory Rule:* Building  
Amendment  
(Bushfire  
Construction -  
Short-term  
Requirements)  
Regulations 2010  
*Authorising Act:* Building Act 1993  
*Date first obtainable:* 11 March 2010  
*Code B*
16. *Statutory Rule:* Road Safety  
(General)  
Amendment  
Regulations 2010  
*Authorising Act:* Road Safety  
Act 1986  
*Date first obtainable:* 11 March 2010  
*Code A*

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